

Extra Ordinary Part –IV-B / 2014

Extra No.	Date	Department
Extra No.1	02-01-2014	Other
Extra No.2	04-01-2014	Revenue Department
Extra No.3	06-01-2014	Agriculture, Farmers Welfare & Co-operation Department
Extra No.4	07-01-2014	Information & Broadcasting Department
Extra No.5	07-01-2014	Legal Department
Extra No.6	07-01-2014	Education Department
Extra No.7	08-01-2014	Agriculture, Farmers Welfare & Co-operation Department
Extra No.8	09-01-2014	Energy & Petrochemicals Department
Extra No.9	10-01-2014	Revenue Department
Extra No.10	13-01-2014	Energy & Petrochemicals Department
Extra No.11	13-01-2014	Energy & Petrochemicals Department
Extra No.12	13-01-2014	Energy & Petrochemicals Department
Extra No.13	13-01-2014	Energy & Petrochemicals Department
Extra No.14	17-01-2014	Agriculture, Farmers Welfare & Co-operation Department
Extra No.15	18-01-2014	Energy & Petrochemicals Department
Extra No.16	18-01-2014	Energy & Petrochemicals Department
Extra No.17	18-01-2014	Energy & Petrochemicals Department
Extra No.18	20-01-2014	Urban Development & Urban Housing Department
Extra No.19	22-01-2014	Tribal Development Department
Extra No.20	22-01-2014	Home Department
Extra No.21	22-01-2014	Urban Development & Urban Housing Department
Extra No.22	22-01-2014	Energy & Petrochemicals Department

Extra No.	Date	Department
Extra No.23	24-01-2014	Ports & Transport Department
Extra No.24	27-01-2014	Health & Family Welfare Department
Extra No.25	27-01-2014	Other
Extra No.26	29-01-2014	Agriculture, Farmers Welfare & Co-operation Department
Extra No.27	29-01-2014	Urban Development & Urban Housing Department
Extra No.28	31-01-2014	Labour & Employment Department
Extra No.29	31-01-2014	Labour & Employment Department
Extra No.30	31-01-2014	Labour & Employment Department
Extra No.31	31-01-2014	Education Department
Extra No.32	31-01-2014	Education Department
Extra No.33	01-02-2014	Narmada, Water Resources, Water Supply & Kalpsar Department
Extra No.34	01-02-2014	Revenue Department
Extra No.35	01-02-2014	Education Department
Extra No.36	03-02-2014	Labour & Employment Department
Extra No.37	03-02-2014	Labour & Employment Department
Extra No.38	03-02-2014	Labour & Employment Department
Extra No.39	03-02-2014	Narmada, Water Resources, Water Supply & Kalpsar Department
Extra No.40	03-02-2014	Narmada, Water Resources, Water Supply & Kalpsar Department
Extra No.41	05-02-2014	Energy & Petrochemicals Department
Extra No.42	05-02-2014	Energy & Petrochemicals Department
Extra No.43	05-02-2014	Narmada, Water Resources, Water Supply & Kalpsar Department
Extra No.44	05-02-2014	Narmada, Water Resources, Water Supply & Kalpsar Department
Extra No.45	05-02-2014	Narmada, Water Resources, Water Supply & Kalpsar Department

Extra No.	Date	Department
Extra No.46	05-02-2014	Urban Development & Urban Housing Department
Extra No.47	05-02-2014	Energy & Petrochemicals Department
Extra No.48	05-02-2014	Energy & Petrochemicals Department
Extra No.49	05-02-2014	Energy & Petrochemicals Department
Extra No.50	05-02-2014	Energy & Petrochemicals Department
Extra No.51	05-02-2014	Energy & Petrochemicals Department
Extra No.52	06-02-2014	Agriculture, Farmers Welfare & Co-operation Department
Extra No.53	06-02-2014	Agriculture, Farmers Welfare & Co-operation Department
Extra No.54	07-02-2014	Revenue Department
Extra No.55	07-02-2014	Labour & Employment Department
Extra No.56	10-02-2014	Urban Development & Urban Housing Department
Extra No.57	10-02-2014	Education Department
Extra No.58	11-02-2014	Road & Building Department
Extra No.59	11-02-2014	Legal Department
Extra No.60	12-02-2014	Health & Family Welfare Department
Extra No.61	12-02-2014	Revenue Department
Extra No.62	13-02-2014	Urban Development & Urban Housing Department
Extra No.63	14-02-2014	Industries & Mines Department
Extra No.64	17-02-2014	Revenue Department
Extra No.65	18-02-2014	Ports & Transport Department
Extra No.66	18-02-2014	Ports & Transport Department
Extra No.67	18-02-2014	Revenue Department
Extra No.68	19-02-2014	Science & Technology Department

Extra No.	Date	Department
Extra No.69	19-02-2014	Urban Development & Urban Housing Department
Extra No.70	19-02-2014	Narmada, Water Resources, Water Supply & Kalpsar Department
Extra No.71	19-02-2014	Narmada, Water Resources, Water Supply & Kalpsar Department
Extra No.72	20-02-2014	Revenue Department
Extra No.73	21-02-2014	Urban Development & Urban Housing Department
Extra No.74	24-02-2014	Urban Development & Urban Housing Department
Extra No.75	25-02-2014	Revenue Department
Extra No.76	25-02-2014	Narmada, Water Resources, Water Supply & Kalpsar Department
Extra No.77	25-02-2014	Revenue Department
Extra No.78	25-02-2014	Revenue Department
Extra No.80	25-02-2014	Energy & Petrochemicals Department
Extra No.81	25-02-2014	Energy & Petrochemicals Department
Extra No.82	25-02-2014	Energy & Petrochemicals Department
Extra No.83	26-02-2014	General Administration Department
Extra No.84	26-02-2014	Urban Development & Urban Housing Department
Extra No.85	28-02-2014	Agriculture, Farmers Welfare & Co-operation Department
Extra No.86	01-03-2014	Urban Development & Urban Housing Department
Extra No.87	03-03-2014	Energy & Petrochemicals Department
Extra No.88	03-03-2014	Energy & Petrochemicals Department
Extra No.90	04-03-2014	Revenue Department
Extra No.91	04-03-2014	Urban Development & Urban Housing Department
Extra No.92	04-03-2014	Urban Development & Urban Housing Department
Extra No.93	04-03-2014	Urban Development & Urban Housing Department

Extra No.	Date	Department
Extra No.94	04-03-2014	Urban Development & Urban Housing Department
Extra No.95	05-03-2014	Revenue Department
Extra No.96	05-03-2014	Narmada, Water Resources, Water Supply & Kalpsar Department
Extra No.97	05-03-2014	Narmada, Water Resources, Water Supply & Kalpsar Department
Extra No.98	06-03-2014	Ports & Transport Department
Extra No.99	06-03-2014	Industries & Mines Department
Extra No.100	06-03-2014	Industries & Mines Department
Extra No.101	06-03-2014	Industries & Mines Department
Extra No.102	07-03-2014	Woman & Child Development Department
Extra No.103	10-03-2014	Revenue Department
Extra No.104	10-03-2014	Labour& Employment Department
Extra No.105	10-03-2014	Industries & Mines Department
Extra No.106	10-03-2014	Health & Family Welfare Department
Extra No.107	12-03-2014	Energy & Petrochemicals Department
Extra No.108	12-03-2014	Agriculture, Farmers Welfare & Co-operation Department
Extra No.109	12-03-2014	Agriculture, Farmers Welfare & Co-operation Department
Extra No.110	12-03-2014	Agriculture, Farmers Welfare & Co-operation Department
Extra No.111	19-03-2014	Legal Department
Extra No.112	19-03-2014	Legal Department
Extra No.113	19-03-2014	Legal Department
Extra No.114	21-03-2014	Revenue Department
Extra No.115	21-03-2014	Revenue Department
Extra No.116	21-03-2014	Revenue Department

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Extra No.117	21-03-2014	Revenue Department
Extra No.118	21-03-2014	Revenue Department
Extra No.119	21-03-2014	Revenue Department
Extra No.120	21-03-2014	Revenue Department
Extra No.121	21-03-2014	Revenue Department
Extra No.122	21-03-2014	Revenue Department
Extra No.123	21-03-2014	Revenue Department
Extra No.124	25-03-2014	Narmada, Water Resources, Water Supply & Kalpsar Department
Extra No.125	29-03-2014	Energy & Petrochemicals Department
Extra No.126	29-03-2014	Energy & Petrochemicals Department
Extra No.127	29-03-2014	Energy & Petrochemicals Department
Extra No.128	31-03-2014	Ports & Transport Department
Extra No.129	31-03-2014	Energy & Petrochemicals Department
Extra No.130	03-04-2014	Energy & Petrochemicals Department
Extra No.131	04-04-2014	Legal Department
Extra No.132	04-04-2014	Agriculture, Farmers Welfare & Co-operation Department
Extra No.133	05-04-2014	Energy & Petrochemicals Department
Extra No.134	10-04-2014	Agriculture, Farmers Welfare & Co-operation Department
Extra No.135	16-04-2014	Energy & Petrochemicals Department
Extra No.136	16-04-2014	Energy & Petrochemicals Department
Extra No.137	16-04-2014	Energy & Petrochemicals Department
Extra No.138	16-04-2014	Revenue Department
Extra No.139	25-04-2014	Energy & Petrochemicals Department

Extra No.	Date	Department
Extra No.140	25-04-2014	Energy & Petrochemicals Department
Extra No.141	25-04-2014	Energy & Petrochemicals Department
Extra No.142	25-04-2014	Energy & Petrochemicals Department
Extra No.143	25-04-2014	Energy & Petrochemicals Department
Extra No.144	25-04-2014	Energy & Petrochemicals Department
Extra No.145	28-04-2014	Energy & Petrochemicals Department
Extra No.146	02-05-2014	Industries & Mines Department
Extra No.147	02-05-2014	Energy & Petrochemicals Department
Extra No.148	02-05-2014	Revenue Department
Extra No.149	02-05-2014	Revenue Department
Extra No.150	06-05-2014	Urban Development & Urban Housing Department
Extra No.151	13-05-2014	Energy & Petrochemicals Department
Extra No.152	13-05-2014	Energy & Petrochemicals Department
Extra No.153	13-05-2014	Urban Development & Urban Housing Department
Extra No.154	15-05-2014	Urban Development & Urban Housing Department
Extra No.155	16-05-2014	Urban Development & Urban Housing Department
Extra No.156	19-05-2014	Education Department
Extra No.157	19-05-2014	Education Department
Extra No.158	19-05-2014	Revenue Department
Extra No.159	20-05-2014	Energy & Petrochemicals Department
Extra No.160	22-05-2014	Urban Development & Urban Housing Department
Extra No.161	23-05-2014	Agriculture, Farmers Welfare & Co-operation Department
Extra No.162	26-05-2014	Agriculture, Farmers Welfare & Co-operation Department

Extra No.	Date	Department
Extra No.163	27-05-2014	Energy & Petrochemicals Department
Extra No.164	28-05-2014	Ports & Transport Department
Extra No.165	28-05-2014	Revenue Department
Extra No.166	28-05-2014	Revenue Department
Extra No.167	28-05-2014	Agriculture, Farmers Welfare & Co-operation Department
Extra No.168	28-05-2014	Industries & Mines Department
Extra No.169	28-05-2014	Energy & Petrochemicals Department
Extra No.170	28-05-2014	Energy & Petrochemicals Department
Extra No.171	30-05-2014	Agriculture, Farmers Welfare & Co-operation Department
Extra No.172	31-05-2014	Narmada, Water Resources, Water Supply & Kalpsar Department
Extra No.173	03-06-2014	Health & Family Welfare Department
Extra No.174	04-06-2014	Road & Building Department
Extra No.175	04-06-2014	Agriculture, Farmers Welfare & Co-operation Department
Extra No.176	04-06-2014	Road & Building Department
Extra No.177	05-06-2014	Energy & Petrochemicals Department
Extra No.178	05-06-2014	Narmada, Water Resources, Water Supply & Kalpsar Department
Extra No.179	06-06-2014	Revenue Department
Extra No.180	11-06-2014	Legal Department
Extra No.181	11-06-2014	Urban Development & Urban Housing Department
Extra No.182	11-06-2014	Road & Building Department
Extra No.183	16-06-2014	Agriculture, Farmers Welfare & Co-operation Department
Extra No.184	18-06-2014	Energy & Petrochemicals Department
Extra No.185	18-06-2014	Revenue Department

Extra No.	Date	Department
Extra No.186	20-06-2014	Education Department
Extra No.187	20-06-2014	General Administration Department
Extra No.188	23-06-2014	Urban Development & Urban Housing Department
Extra No.189	24-06-2014	Education Department
Extra No.190	25-06-2014	Education Department
Extra No.191	27-06-2014	Energy & Petrochemicals Department
Extra No.192	01-07-2014	Energy & Petrochemicals Department
Extra No.193	01-07-2014	Energy & Petrochemicals Department
Extra No.194	01-07-2014	Energy & Petrochemicals Department
Extra No.195	01-07-2014	Energy & Petrochemicals Department
Extra No.196	04-07-2014	Education Department
Extra No.197	04-07-2014	Industries & Mines Department
Extra No.198	04-07-2014	Energy & Petrochemicals Department
Extra No.199	04-07-2014	Energy & Petrochemicals Department
Extra No.200	05-07-2014	Education Department
Extra No.201	05-07-2014	Urban Development & Urban Housing Department
Extra No.202	09-07-2014	Revenue Department
Extra No.203	09-07-2014	Industries & Mines Department
Extra No.204	10-07-2014	Revenue Department
Extra No.205	10-07-2014	Revenue Department
Extra No.206	11-07-2014	Urban Development & Urban Housing Department
Extra No.207	11-07-2014	Energy & Petrochemicals Department
Extra No.208	11-07-2014	Energy & Petrochemicals Department

Extra No.	Date	Department
Extra No.209	14-07-2014	Education Department
Extra No.210	14-07-2014	Urban Development & Urban Housing Department
Extra No.211	15-07-2014	Energy & Petrochemicals Department
Extra No.212	15-07-2014	Energy & Petrochemicals Department
Extra No.213	15-07-2014	Energy & Petrochemicals Department
Extra No.214	15-07-2014	Urban Development & Urban Housing Department
Extra No.215	16-07-2014	Education Department
Extra No.216	19-07-2014	Health & Family Welfare Department
Extra No.217	19-07-2014	Revenue Department
Extra No.218	19-07-2014	Urban Development & Urban Housing Department
Extra No.219	21-07-2014	Urban Development & Urban Housing Department
Extra No.220	21-07-2014	Legal Department
Extra No.221	21-07-2014	Legal Department
Extra No.222	24-07-2014	Energy & Petrochemicals Department
Extra No.224	24-07-2014	Energy & Petrochemicals Department
Extra No.225	24-07-2014	Energy & Petrochemicals Department
Extra No.226	24-07-2014	Revenue Department
Extra No.227	30-07-2014	Urban Development & Urban Housing Department
Extra No.228	31-07-2014	Energy & Petrochemicals Department
Extra No.229	31-07-2014	Finance Department
Extra No.230	31-07-2014	Ports & Transport Department
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Extra No.232	05-08-2014	Ports & Transport Department

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Extra No.233	05-08-2014	Ports & Transport Department
Extra No.234	05-08-2014	Energy & Petrochemicals Department
Extra No.235	08-08-2014	Energy & Petrochemicals Department
Extra No.236	08-08-2014	Energy & Petrochemicals Department
Extra No.237	08-08-2014	Energy & Petrochemicals Department
Extra No.238	11-08-2014	Urban Development & Urban Housing Department
Extra No.239	14-08-2014	General Administration Department
Extra No.240	14-08-2014	Energy & Petrochemicals Department
Extra No.241	14-08-2014	Energy & Petrochemicals Department
Extra No.242	14-08-2014	Energy & Petrochemicals Department
Extra No.243	14-08-2014	Revenue Department
Extra No.244	16-08-2014	Science & Technology Department
Extra No.245	19-08-2014	Revenue Department
Extra No.246	19-08-2014	Urban Development & Urban Housing Department
Extra No.247	19-08-2014	Legal Department
Extra No.248	20-08-2014	Agriculture, Farmers Welfare & Co-operation Department
Extra No.249	26-08-2014	Energy & Petrochemicals Department
Extra No.250	26-08-2014	Energy & Petrochemicals Department
Extra No.251	26-08-2014	Energy & Petrochemicals Department
Extra No.252	26-08-2014	Energy & Petrochemicals Department
Extra No.253	26-08-2014	Revenue Department
Extra No.254	28-08-2014	Energy & Petrochemicals Department
Extra No.255	04-09-2014	Revenue Department

Extra No.	Date	Department
Extra No.256	05-09-2014	Revenue Department
Extra No.257	06-09-2014	Energy & Petrochemicals Department
Extra No.258	06-09-2014	Energy & Petrochemicals Department
Extra No.259	06-09-2014	Energy & Petrochemicals Department
Extra No.260	06-09-2014	Energy & Petrochemicals Department
Extra No.261	10-09-2014	Information & Broadcasting Department
Extra No.262	10-09-2014	Energy & Petrochemicals Department
Extra No.263	10-09-2014	Energy & Petrochemicals Department
Extra No.264	10-09-2014	Energy & Petrochemicals Department
Extra No.265	12-09-2014	Revenue Department
Extra No.266	16-09-2014	Industries & Mines Department
Extra No.267	16-09-2014	Revenue Department
Extra No.268	16-09-2014	Revenue Department
Extra No.269	16-09-2014	Revenue Department
Extra No.270	16-09-2014	Revenue Department
Extra No.271	18-09-2014	Energy & Petrochemicals Department
Extra No.272	18-09-2014	Revenue Department
Extra No.273	18-09-2014	Energy & Petrochemicals Department
Extra No.274	18-09-2014	Energy & Petrochemicals Department
Extra No.275	18-09-2014	Energy & Petrochemicals Department
Extra No.276	18-09-2014	Revenue Department
Extra No.277	18-08-2014	Urban Development & Urban Housing Department
Extra No.278	19-09-2014	Agriculture, Farmers Welfare & Co-operation Department

Extra No.	Date	Department
Extra No.279	19-09-2014	Agriculture, Farmers Welfare & Co-operation Department
Extra No.280	20-09-2014	Information & Broadcasting Department
Extra No.281	23-09-2014	Finance Department
Extra No.282	23-09-2014	Finance Department
Extra No.283	23-09-2014	Urban Development & Urban Housing Department
Extra No.284	24-09-2014	Energy & Petrochemicals Department
Extra No.285	24-09-2014	Energy & Petrochemicals Department
Extra No.286	24-09-2014	Energy & Petrochemicals Department
Extra No.287	24-09-2014	Energy & Petrochemicals Department
Extra No.288	26-09-2014	Ports & Transport Department
Extra No.289	26-09-2014	Urban Development & Urban Housing Department
Extra No.290	30-09-2014	Labour & Employment Department
Extra No.291	07-10-2014	Energy & Petrochemicals Department
Extra No.292	10-10-2014	Revenue Department
Extra No.293	10-10-2014	Energy & Petrochemicals Department
Extra No.294	10-10-2014	General Administration Department
Extra No.295	14-10-2014	Energy & Petrochemicals Department
Extra No.296	14-10-2014	Energy & Petrochemicals Department
Extra No.297	14-10-2014	Education Department
Extra No.298	14-10-2014	Revenue Department
Extra No.299	14-10-2014	Finance Department
Extra No.300	15-10-2014	Finance Department
Extra No.301	15-10-2014	Urban Development & Urban Housing Department

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Extra No.302	16-10-2014	Energy & Petrochemicals Department
Extra No.303	16-10-2014	Energy & Petrochemicals Department
Extra No.304	16-10-2014	Energy & Petrochemicals Department
Extra No.305	18-10-2014	Energy & Petrochemicals Department
Extra No.306	18-10-2014	Urban Development & Urban Housing Department
Extra No.307	21-10-2014	Urban Development & Urban Housing Department
Extra No.308	22-10-2014	Energy & Petrochemicals Department
Extra No.309	22-10-2014	Energy & Petrochemicals Department
Extra No.310	22-10-2014	Energy & Petrochemicals Department
Extra No.311	22-10-2014	Energy & Petrochemicals Department
Extra No.312	22-10-2014	Energy & Petrochemicals Department
Extra No.313	27-10-2014	Energy & Petrochemicals Department
Extra No.314	27-10-2014	Revenue Department
Extra No.315	03-11-2014	Revenue Department
Extra No.316	05-11-2014	Legal Department
Extra No.317	10-11-2014	Energy & Petrochemicals Department
Extra No.318	10-11-2014	Energy & Petrochemicals Department
Extra No.319	10-11-2014	Energy & Petrochemicals Department
Extra No.320	10-11-2014	Energy & Petrochemicals Department
Extra No.321	10-11-2014	Energy & Petrochemicals Department
Extra No.322	10-11-2014	Revenue Department
Extra No.323	10-11-2014	Revenue Department
Extra No.324	10-11-2014	Revenue Department

Extra No.	Date	Department
Extra No.325	10-11-2014	Revenue Department
Extra No.326	12-11-2014	Revenue Department
Extra No.327	14-11-2014	Revenue Department
Extra No.328	14-11-2014	Information & Broadcasting Department
Extra No.329	17-11-2014	Urban Development & Urban Housing Department
Extra No.330	17-11-2014	Energy & Petrochemicals Department
Extra No.331	17-11-2014	Energy & Petrochemicals Department
Extra No.332	17-11-2014	Energy & Petrochemicals Department
Extra No.333	17-11-2014	Energy & Petrochemicals Department
Extra No.334	17-11-2014	Energy & Petrochemicals Department
Extra No.335	17-11-2014	Energy & Petrochemicals Department
Extra No.336	17-11-2014	Energy & Petrochemicals Department
Extra No.337	17-11-2014	Revenue Department
Extra No.338	17-11-2014	Revenue Department
Extra No.339	17-11-2014	Energy & Petrochemicals Department
Extra No.340	17-11-2014	Energy & Petrochemicals Department
Extra No.341	17-11-2014	Energy & Petrochemicals Department
Extra No.342	17-11-2014	Energy & Petrochemicals Department
Extra No.343	17-11-2014	Energy & Petrochemicals Department
Extra No.344	17-11-2014	Energy & Petrochemicals Department
Extra No.345	21-11-2014	Legal Department
Extra No.346	21-11-2014	Revenue Department
Extra No.347	21-11-2014	Tribal Development Department

Extra No.	Date	Department
Extra No.348	25-11-2014	Labour & Employment Department
Extra No.349	25-11-2014	Labour & Employment Department
Extra No.350	27-11-2014	Revenue Department
Extra No.351	28-11-2014	Industries & Mines Department
Extra No.352	02-12-2014	Revenue Department
Extra No.353	03-12-2014	Energy & Petrochemicals Department
Extra No.354	03-12-2014	Energy & Petrochemicals Department
Extra No.355	03-12-2014	Energy & Petrochemicals Department
Extra No.356	03-12-2014	Energy & Petrochemicals Department
Extra No.357	03-12-2014	Revenue Department
Extra No.358	03-12-2014	Urban Development & Urban Housing Department
Extra No.359	05-12-2014	Urban Development & Urban Housing Department
Extra No.360	06-12-2014	Information & Broadcasting Department
Extra No.361	08-12-2014	Revenue Department
Extra No.362	08-12-2014	Panchayats, Rural Housing & Rural Development Department
Extra No.363	08-12-2014	Panchayats, Rural Housing & Rural Development Department
Extra No.364	10-12-2014	Tribal Development Department
Extra No.365	12-12-2014	Labour & Employment Department
Extra No.366	15-12-2014	Urban Development & Urban Housing Department
Extra No.367	16-12-2014	Energy & Petrochemicals Department
Extra No.368	16-12-2014	Energy & Petrochemicals Department
Extra No.369	17-12-2014	Energy & Petrochemicals Department
Extra No.370	17-12-2014	Energy & Petrochemicals Department

Extra No.	Date	Department
Extra No.371	17-12-2014	Energy & Petrochemicals Department
Extra No.372	17-12-2014	Energy & Petrochemicals Department
Extra No.373	17-12-2014	Energy & Petrochemicals Department
Extra No.374	17-12-2014	Energy & Petrochemicals Department
Extra No.375	17-12-2014	Energy & Petrochemicals Department
Extra No.376	17-12-2014	Energy & Petrochemicals Department
Extra No.377	17-12-2014	Energy & Petrochemicals Department
Extra No.378	17-12-2014	Urban Development & Urban Housing Department
Extra No.379	17-12-2014	Revenue Department
Extra No.380	20-12-2014	Urban Development & Urban Housing Department
Extra No.381	22-12-2014	Revenue Department
Extra No.382	23-12-2014	Urban Development & Urban Housing Department
Extra No.383	24-12-2014	Education Department
Extra No.384	24-12-2014	Urban Development & Urban Housing Department
Extra No.385	26-12-2014	Agriculture, Farmers Welfare & Co-operation Department
Extra No.386	26-12-2014	Agriculture, Farmers Welfare & Co-operation Department
Extra No.387	29-12-2014	Energy & Petrochemicals Department
Extra No.388	29-12-2014	Energy & Petrochemicals Department
Extra No.389	29-12-2014	Urban Development & Urban Housing Department
Extra No.390	31-12-2014	Home Department



सत्यमेव जयते

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EXTRAORDINARY

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd January, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/1 of 2014/TPS-132013-3784-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/197 of 1995/TPS-1393-3591-L, dated.27.12.1995 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.8 (Mavdi-Rajkot) Rajkot (hereinafter referred to as "the said Draft Scheme") submitted by the Rajkot Urban Development Authority (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.8 (Mavdi-Rajkot) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

AND WHEREAS, the area of the said Preliminary Scheme is now included within the Rajkot Municipal Corporation area;

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:

- (a) Sanction the said Preliminary Scheme without modifications; and
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Authority, during office hours on working days;

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 2nd January, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/2 of 2014/TPS-112013-7117-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/61 of 2006/TPS-112004-2940-L, dated.06.03.2006 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 40 (Naroda-2) (1st Varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No. 40 (Naroda-2) (1st Varied) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:

(a) Sanction the said Preliminary Scheme without modifications; and

(b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Authority, during office hours on working days;

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 2nd January, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/ 3 of 2014/TPS-112013-7118-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/62 of 2006/TPS-112004-2939-L, dated.06.03.2006 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 30 (Asarva North Ext.) (2nd Varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No. 30 (Asarva North Ext.) (2nd Varied) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:

- (a) Sanction the said Preliminary Scheme without modifications; and
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Authority, during office hours on working days;

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd January, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/4 of 2014/TPS-142013-4114-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/158 of 2010/TPS-112003-4332-L, dated.10.12.2010 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.28 (Nava Vadaj) (5th Varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No. 28 (Nava Vadaj) (5th Varied) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:

- (a) Sanction the said Preliminary Scheme without modifications; and
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Authority, during office hours on working days;

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 2nd January, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/ 5 of 2014/TPS-112013-7116-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/60 of 2006/TPS-112004-2938-L, dated.06.03.2006 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 27 (Amraiwadi) (2nd Varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No. 27 (Amraiwadi) (2nd Varied) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:

- (a) Sanction the said Preliminary Scheme without modifications; and
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Authority, during office hours on working days;

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 2nd January, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/6 of 2014/TPS-122013-5328-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/50 of 2011/TPS-1209-6097-L, dated.29.04.2011 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 5 (Savad) (4th Varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Vadodara Urban Development Authority (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No. 5 (Savad) (4th Varied) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:

- (a) Sanction the said Preliminary Scheme without modifications; and
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Authority, during office hours on working days;

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd January, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/7 of 2014/TPS-112013-4113-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/37 of 2010/TPS-112003-4333-L, dated.09.03.2010 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976)-(hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 31 (University Campus) (4th Varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No. 31 (University Campus) (4th Varied) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:

- (a) Sanction the said Preliminary Scheme without modifications; and
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Authority, during office hours on working days;

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 2nd January, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/ 8 of 2014/DVP-272011-4208-L: WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Modasa Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/152 of 2011/DVP-222009-2832-L dtd.27.09.2011 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.26.09.2013 on page no.308-2 & 308-3 under Government Notification, Urban Development and Urban Housing Department No.GH/V/179 of 2013/DVP-272011-4208-L, dtd.26.09.2013 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby :-

- (a) sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and;
- (b) specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/152 of 2011/DVP-222009-2832-L, dtd.27.09.2011.

The land bearing R.S.No. 445/p marked as E-F-G-H-E on accompanying shall be deleted from the "Railway" and land thus released shall be designated for "Residential Zone" under section (12)(2)(a) of the said Act,

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 2nd January, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/ 9 of 2014/TPS-1413-138-L: WHEREAS, under Government Notification of Urban Development and Urban Housing Department No.GH/V/238 of 2013/TPS-1413-138-L, dtd.17.12.2013 regarding sanction of the Draft Town Planning Scheme No. 59 (Unn) under section-48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976)

In the schedule the contents of sr.no.24 is replaced by following:

"Consider, the representation made by the owners of land bearing revenue survey no. 164, 165, 166/1, 166/2, 167, 168, 169 and 171 of village Unn with respect to deduction as per law."

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૨૭ જાન્યુઆરી, ૨૦૧૪.

ક્રમાંક: જીએચવી/૨૦૧૪નો ૧૦/ટીપીવી/૧૦૨૦૦૬/૨૭૪૪/લ.- ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭)જેનો આમાં હવે પછી "ઉક્ત અધિનિયમ" તરીકે ઉલ્લેખ કરેલ છે.)

(૧) અધિનિયમની કલમ-૪૮(૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા.૨૦-૧૧-૨૦૧૩ના જાહેરનામાં ક્રમાંક: જીએચ/વી/૨૧૦ ઓફ ૨૦૧૩/ટીપીએસ-૧૧૨૦૧૦-૬૧૦૪-લ થી નગર રચના યોજના નં.૧૧૮ (સિંગરવા)ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર રચના અધિકારીશ્રી, નગર રચના યોજના, એકમ નં. ૧૫, અમદાવાદને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૨) અધિનિયમની કલમ-૪૮(૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા.૨૦-૧૧-૨૦૧૩ના જાહેરનામાં ક્રમાંક: જીએચ/વી/૨૦૮ ઓફ ૨૦૧૩/ટીપીએસ-૧૧૨૦૧૨-૧૫૦૩-લ થી નગર રચના યોજના નં. ૫ (કલોલ-ઓળા-બોરીસણા) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર રચના અધિકારીશ્રી, નગર રચના યોજના, એકમ નં. ૧૫, અમદાવાદને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૩) અધિનિયમની કલમ-૪૮(૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા.૦૨-૧૨-૨૦૧૩ના જાહેરનામાં ક્રમાંક: જીએચ/વી/૨૧૭ ઓફ ૨૦૧૩/ટીપીએસ-૧૧૨૦૧૨-૧૫૦૧-લ થી નગર રચના યોજના નં.૬ (કલોલ-બોરીસણા-સઈજ) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર રચના અધિકારીશ્રી, નગર રચના યોજના, એકમ નં. ૧૫, અમદાવાદને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૪) અધિનિયમની કલમ-૪૮(૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા.૧૭-૧૨-૨૦૧૩ના જાહેરનામાં ક્રમાંક: જીએચ/વી/૨૩૫ ઓફ ૨૦૧૩/ટીપીએસ-૧૧૨૦૧૧-૧૯૪૩-લ થી નગર રચના યોજના નં.૨૩૪ (ઝૂંડાલ) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર રચના અધિકારીશ્રી, નગર રચના યોજના, એકમ નં. ૧૬, અમદાવાદને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૫) અધિનિયમની કલમ-૪૮(૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા.૦૨-૧૨-૨૦૧૩ના જાહેરનામાં ક્રમાંક: જીએચ/વી/૨૧૮ ઓફ ૨૦૧૩/ટીપીએસ-૧૧૨૦૧૧-૧૯૪૫-લ થી નગર રચના યોજના નં.૬૯ (ચાંદખેડા-ત્રાગડ-ઝૂંડાલ) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર રચના અધિકારીશ્રી, નગર રચના યોજના, એકમ નં. ૧૬, અમદાવાદને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૬) અધિનિયમની કલમ-૪૮(૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા.૨૦-૧૧-૨૦૧૩ના જાહેરનામાં ક્રમાંક: જીએચ/વી/૨૧૨ ઓફ ૨૦૧૩/ટીપીએસ-૧૧૨૦૧૨-૧૮૬૪-૯ થી નગર રચના યોજના નં.૬૯ (કોતરપુર) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર રચના અધિકારીશ્રી, નગર રચના યોજના, એકમ નં. ૧૬, અમદાવાદને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૭) અધિનિયમની કલમ-૪૮(૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા.૧૭-૧૨-૨૦૧૩ના જાહેરનામાં ક્રમાંક: જીએચ/વી/૨૨૮ ઓફ ૨૦૧૩/ટીપીએસ-૧૧૧૩-૨૬૨૨-૯ થી નગર રચના યોજના નં.૭૯ (ભાટ-સુઘડ) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર રચના અધિકારીશ્રી, નગર રચના યોજના, એકમ નં. ૧૬, અમદાવાદને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૮) અધિનિયમની કલમ-૪૮(૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા.૨૯-૧૦-૨૦૧૩ના જાહેરનામાં ક્રમાંક: જીએચ/વી/૧૯૭ ઓફ ૨૦૧૩/ટીપીએસ-૧૧૨૦૧૨-૨૬૧૨-૯ થી નગર રચના યોજના નં.૧ (દહેગામ) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર રચના અધિકારીશ્રી, નગર રચના યોજના, એકમ નં. ૧૭, અમદાવાદને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૯) અધિનિયમની કલમ-૪૮(૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા.૨૦-૧૧-૨૦૧૩ના જાહેરનામાં ક્રમાંક: જીએચ/વી/૨૧૫ ઓફ ૨૦૧૩/ટીપીએસ-૧૧૨૦૧૨-૨૬૧૩-૯ થી નગર રચના યોજના નં.૨ (દહેગામ) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર રચના અધિકારીશ્રી, નગર રચના યોજના, એકમ નં. ૧૭, અમદાવાદને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૧૦) અધિનિયમની કલમ-૪૮(૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા.૧૭-૧૨-૨૦૧૩ના જાહેરનામાં ક્રમાંક: જીએચ/વી/૨૩૦ ઓફ ૨૦૧૩/ટીપીએસ-૧૫૨૦૧૨-૪૪૧૮-૯ થી નગર રચના યોજના નં.૩ (દહેગામ) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર રચના અધિકારીશ્રી, નગર રચના યોજના, એકમ નં. ૧૭, અમદાવાદને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી.એલ.શર્મા,

ખાસ ફરજ પરના અધિકારી
અને હોદ્દાની રૂએ નાયબ સચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



સત્યમેવ જયતે

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PART IV-B

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REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st January, 2014

BOMBAY LAND REVENUE CODE, 1879.

No. GHM/1/2014/BKP/242013/928/K :- In exercise of the powers conferred by the second proviso to item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65B of the Bombay Land Revenue Code, 1879. (Bom V of 1879), the Government of Gujarat hereby exempts from the fulfillments of conditions mentioned at item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section-65B, the use of land by the occupants or class of occupants as specified in the Schedule herein below for the bonafide industrial purpose.

SCHEDULE

SR. NO	NAME OF VILLAGE, TALUKA, DISTRICT	SURVEY/ BLOCK NO.	AREA H.ARE.SQ.M.	BONAFIDE INDUSTRIAL PURPOSE	OCCUPANTS/ CLASS OF OCCUPANTS
1	2	3	4	5	6
1	AT. RANIYA, TA. SAVLI, DIST. VADODARA	BLOCK No. 367	H. ARE 00-76-89 SQ. MT.	MANUFACTURING OF STUDDED TUBES, AL. FIN TUBES, HF WELDED FIN TUBES, AIR COOLERS CONVECTION MODULES, HEAT EXCHANGER PARTS	AKSHAR PRECISION PVT. LTD.

The above approval is subject to the following pre conditions to be full filed.

- (1) The title of the land shall be in the name of the concerned party i.e. the unit which is getting the benefit of Bonafide Industrial use.
- (2) The Collector shall be required to obtain "all prior NOCs & Clearance from concerned authorities/ departments prior to grant of NA permission.
- (3) Wherever the unit is involved in the activities of dyes & chemicals or other industries which has an impact on pollution prior clearance of GPCB is a must.
- (4) The Unit shall be liable to present the final lay out the plan of the area of the operation and the activities of the production must start within the stipulated time period as laid down by the relevant provisions of the acts & rules.
- (5) In case of failure of any of the above conditions the Collector shall be competent to act under provisions of BLRC-1879 & The Bombay Tenancy and Agricultural Lands Act, 1948.

By order and in the name of the Governor of Gujarat,

JAYESH MISAN,
Under Secretary to Government.



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કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા.૦૬-૦૧-૨૦૧૪

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩

ક્રમાંક:-જીએચકેએચ-૦૨-૨૦૧૪-એપીએમ-૧૦-૨૦૧૩-૨૦૪૪-ગ.-ગુજરાત ખેત ઉત્પન્ન બજાર સમિતિ અધિનિયમ-૧૯૬૩ (ગુજરાત અધિનિયમ-૨૦ સને-૧૯૬૪) ની કલમ-૫ ની પેટા કલમ(૧). હેઠળ બહાર પાડેલ નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૧૮-૦૪-૧૯૬૬ના જાહેરનામા ક્રમાંક : ડી-એપીએમ-એમઈએચ-૭ :૩: થી મહેસાણા જિલ્લાની ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, મહેસાણાના બનેલા વિસ્તારોને સદરહુ અધિનિયમના હેતુઓ માટે તેમાં નિર્દિષ્ટ કરેલ ખેત ઉત્પન્નોની અમુક જાતના સબંધમાં બજાર વિસ્તાર (જેનો આમા હવે પછી સદરહુ બજાર વિસ્તાર તરીકે ઉલ્લેખ કર્યો છે તે) તરીકે જાહેર કરવામાં આવ્યો છે.

૨. સદરહુ બજાર વિસ્તારનું બે જુદા જુદા બજાર વિસ્તારો એટલે કે, મહેસાણા જિલ્લાના (૧) મહેસાણા તાલુકાના બનેલા વિસ્તાર અને (૨) જોટાણા તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજન કરવાનું ધાર્યું છે.
૩. મહેસાણા જિલ્લાના મહેસાણા તાલુકાના બનેલા બજાર વિસ્તારમાં અને (૨) જોટાણા તાલુકાના બનેલા વિસ્તારમાં નિયંત્રણમાં લીધેલ જણાસીઓ (૧) ઘઉં (૨) જુવાર (૩) બાજરી (૪) મઠ (૫) અડદ (૬) એરંડા (૭) રાયડો (૮) તલ (૯) ગવાર (૧૦) જવ (૧૧) રજકા બી (૧૨) કપાસ (૧૩) લાલ મરચાં (૧૪) મગ (૧૫) તુવેર (૧૬) ચણા (૧૭) સરસવ (૧૮) જીરું (૧૯) વરિયાળી (૨૦) રાઈ (૨૧) શાક/ફળફળાદિ અને (૨૨) તેજના મસાલા જેવી જણાસીઓનું ખરીદ વેચાણનું નિયમન કરવા ધાર્યું છે.
૪. તેથી હવે સદરહુ અધિનિયમની કલમ-૫૨ અને કલમ-૫ સાથે વાંચતા મળેલ સત્તાની રૂએ ગુજરાત સરકારશ્રી આથી સદરહુ બજાર વિસ્તારને સદરહુ જણાસીઓનું ખરીદ અને વેચાણનું નિયમન કરવા માટે સદરહુ અધિનિયમના હેતુઓ માટે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, મહેસાણાનું વિભાજન કરીને, મહેસાણા જિલ્લાના (૧) મહેસાણા તાલુકાના બનેલા વિસ્તાર અને (૨) જોટાણા તાલુકાના બનેલા વિસ્તારમાં વિભાજન કરવાનો ઇરાદો જાહેર કરે છે.
૫. આ જાહેરનામું પ્રસિદ્ધ થયાની તારીખથી એક માસની મુદતમાં ગુજરાત સરકારશ્રીના સંયુક્ત સચિવશ્રી (ધિરાણ), બ્લોક નં.૭, ૬૬૦ માળ, કૃષિ અને સહકાર વિભાગ, સચિવાલય, ગાંધીનગરને જે કોઈ વાંધા/સૂચનો મળશે તેના ઉપર સરકારશ્રી દ્વારા વિચારણા કરવામાં આવશે અને આખરી કરવામાં આવશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

બી. એમ. ગામીત,
સરકારના ઉપસચિવ.



सत्यमेव जयते

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INFORMATION AND BROADCASTING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th January, 2014.

Gujarat Cinemas (Regulations) Act, 2004.

No. GHT/2014/1/BCR/102004/3087/A :- WHEREAS draft rules were published as required by sub section(4) of section 12 of the Gujarat Cinemas (Regulations) Act, 2004 (Guj.XXI of 2004), at pages 340-1 to 340-29 in the Gujarat Government Gazette, Extra Ordinary, Part IV-B, Dated the 7th Oct., 2013 inviting objections and suggestions from all persons likely to be affected thereby, for a period of thirty days from the date of publication of the said notification in the Official Gazette.

AND WHEREAS, no objection or suggestion received on the said draft rules.

NOW, THEREFORE, in exercise of the power conferred by sub-section (1) of section 12 of the Gujarat Cinemas (Regulations) Act, 2004 (Guj.XXI of 2004), the Government of Gujarat hereby makes the following rules, namely :-

CHAPTER I

PRELIMINARY

1. *Short title, commencement and application.*-(1) These rules shall be called the Gujarat Cinema Rules, 2014.

(2) They shall come into force from the date of their publication in the *Official Gazette*.

(3) They shall save as expressly provided otherwise; apply to, and in relation to all kind of cinemas in the State of Gujarat.

2. *Definitions.*-(1) In these rules, unless there is anything repugnant in the subject or context,-

(a) "Act" means the Gujarat Cinemas (Regulation) Act, 2004 (Guj.XXI of 2004);

- (b) "Cinema" means any place wherein an exhibition of films by means of cinematograph is given. But it does not include "Video Cinema" as defined in clause (e) of rule 2 of the Gujarat Cinemas (Regulation of Exhibition by Video) Rules, 1984;
- (c) "Multiplex Cinema" means a cinema comprising of two or more screens either with or without multi-entertainment activities and/or other facilities like retail, eating and such other facilities as may be specified by the Government from time to time in this behalf;
- (d) "Drive-in-Cinema" means a Cinema with open air theatre premises wherein an exhibition of film by means of cinematograph is given; and into which admission may be given normally to persons desiring to view the Cinema while sitting in motor cars. However, where an auditorium is also provided in premises of a Drive-in-Cinema, the persons other than those desiring to view the cinema while sitting in motor cars can also be admitted. No Drive-in-Cinema shall have capacity to accommodate more than 1000 cars;
- (e) "Janata Cinema" means a cinema located in rural area having population up to 15000 other than in municipal area;
- (f) "Enclosure" means the separate room or cabin provided under rule 22 in which Cinematograph machine or machines are housed;
- (g) "Executive Engineer" means an Engineer having jurisdiction over the area in which cinema is situated and shall include the Deputy Engineer or Assistant Engineer in-charge of the area;
- (h) "Health Officer" means an officer having jurisdiction over the area in which cinema is situated and shall include the Chief District Health Officer or District Medical Officer of the area;
- (i) "Electrical Inspector" means an Inspector having jurisdiction over the area in which cinema is situated and shall include the Assistant Electrical Inspector in-charge of the area;
- (j) "Fire Officer" means an officer having jurisdiction over the area in which cinema is situated and shall include the Chief Fire Officer or the Assistant Chief Fire Officer in-charge of the area;
- (k) "Permanent Cinema" means any structure whether of masonry, mud, bricks, mortar, cement or other non-inflammable material wherein an exhibition of films by means of cinematograph is given;
- (l) "Touring Cinema" means an outfit comprising the cinematograph apparatus and plant and enclosures taken from place to place for giving cinematograph exhibition;
- (m) "Licensee" or "Holder of Licence" means a person, in whose name licence has been granted under these rules;
- n) "Municipality" for the purposes of these rules means,-
 - (a) 'Municipal corporation' constituted under the Gujarat Provincial Municipal Corporations Act, 1949 (Bom. LXV of 1949), or
 - (b) 'municipality' constituted under the Gujarat Municipalities Act, 1963 (Guj.34 of 1964);
- (o) "Motor Car" shall have the meaning assigned to it in clause (26) of section 2 of the Motor Vehicles Act, 1988 (59 of 1988);
- (p) "Form" means a Form appended to these rules.
- (2) Words and expressions used in the Act and not defined in these rules shall have the meaning assigned to them in the Act.

CHAPTER II**NO OBJECTION CERTIFICATE.**

3. Application for Grant of 'No Objection Certificate'.- (1) No person under the age of 18 years shall be eligible to apply for 'No Objection Certificate' for erection of cinema.

(2) No person shall be granted 'No Objection Certificate' unless he proves to the satisfaction of the Licensing Authority that the title of the proposed site is good and clear in all respect and holds legitimate right to use the proposed site for erection of cinema.

(3) Any person desirous of erecting a cinema on an open land or converting an existing building into a cinema house shall,-

- (i) in the first instance, by a public notice in Form "A" declare his intention to do so by exhibiting on a board on the proposed site in such a place and manner that it can be plainly seen from the public thoroughfare upon which the site of such proposed cinema abuts,
- (ii) the notice on the board shall be in the Gujarati language and the same shall be maintained on the site till the application for 'No Objection Certificate' is decided by the Licensing Authority,
- (iii) the board shall be display on the board of at least 1.20 meters X 0.90 meters in size in white background and the notice shall be exhibited thereon in bold and the clearly legible letters in black colour.

(4) Such person shall also give a notice in writing to the Licensing Authority and make an application in Form " F " to the Licensing Authority for the grant of a "No Objection Certificate" specifying therein whether the application is in respect of a Permanent Cinema, Touring Cinema, Janata Cinema, Drive-in-Cinema or Multiplex Cinema. The application shall be accompanied by two copies of the plan of the proposed site drawn to a scale of one centimeter equal to ten meters and shall clearly indicate-

(a) the surrounding roads including the approach roads and the width of each such road in meters, and

(b) surrounding Buildings, Schools, colleges, Hospitals, Temples and other religious and public places which exist within a radius of-

- (i) 200 meters in the case of Permanent Cinema, Touring Cinema or Multiplex Cinema,
- (ii) 100 meters in the case of Janata Cinema, and
- (iii) 1000 meters in the case of Drive-in-Cinema from the centre of the proposed site.

(5) No person shall be granted a 'No Objection Certificate' if any school, college, hospital, temple or such other public or religious places exists within a radius of -

- (i) 200 meters in the case of a Permanent Cinema or Touring Cinema or Multiplex Cinema,
- (ii) 100 meters in the case of Janata Cinema,
- (iii) 1000 meters in the case of a Drive-in-Cinema, from the proposed site for erection of cinema.

4. Licensing Authority to Invite Objections.- (1) On receipt of such notice given under sub-rule(4) of rule 3, the Licensing Authority shall at the cost of the applicant notify the public of such intention by publicizing and by an advertisement in two leading local newspapers for the purpose of inviting objections or suggestions. A notification for inviting objections or suggestions shall be issued by the Licensing Authority in Form "B". Objections or suggestions, if any, shall be lodged with the Licensing Authority within 30 days from the publication of such notification

(2) The Licensing Authority shall obtain necessary opinion from the Executive Engineer with respect to technical aspects, the Commissioner of Police or the District Superintendent of Police in respect to safety and traffic aspect and other concerned authorities for title of proposed property, sanitation, water connection and health aspects.

5. Grant of 'No Objection Certificate'- (1) Without prejudice to the right of the Licensing Authority to grant or refuse a cinema licence under rules 104 and 105, the Licensing Authority may, grant a certificate in Form "C" to the applicant that there is no objection to location of the cinema at the site notified by the applicant under rule 3.

(2) The "No Objection Certificate" shall be valid, for a period of three years from the date of issue for the purpose of commencement of the construction of the building or existing building to be converted into Cinema and in the case of Touring Cinema, for a period of six months from the date of issue for the purpose of erecting such cinema:

Provided that, the validity of 'No Objection Certificate' may be extended by the Government for the reasons to be recorded in writing.

Explanation I.- The Licensing Authority may on an application being made to him in this behalf, dispense with the procedure prescribed in rules 3 and 4 in respect of the camp site of a Touring Cinema if any Touring Cinema has been allowed on earlier occasion to camp thereon.

II. If a dispute arises as to whether in the case of any Permanent Cinema, the construction of the building of a cinema or conversion of an existing building into cinema has commenced or not, it shall be decided by the Licensing Authority.

6. Fees for 'No Objection Certificate'- (1) The following fee shall be levied in respect of each application made under rule 3 to the Licensing Authority for the grant of 'No Objection Certificate', namely:-

- | | |
|--|------------------------|
| (i) In the case of a drive-in-cinema | ₹ 5,000/- |
| (ii) In the case of a permanent cinema excluding the Janata Cinema | ₹ 1,000/- |
| (iii) In the case of a Multiplex Cinema | ₹ 1,000/- (Per Screen) |
| (iv) In the case of a Janata Cinema | ₹ 500/- |
| (v) In the case of a Touring Cinema | ₹ 200/- |

(2) The fees prescribed in sub-rule (1) shall be paid to the Licensing Authority along with the application made under sub-rule (4) of rule 3 and shall not be refunded whether the 'No Objection Certificate' is granted or not.

CHAPTER III.

BUILDING

7. Building Rules.-No Cinema shall be licensed under these rules unless the cinema confirms to the rules prescribed in this chapter:

Provided that rule numbers 9,14, 15, 16, 17, 18, 21(1), 21(2), 22, 23 and 24 shall only apply in the case of Touring Cinema

8. Parking Space.- In every cinema other than Drive-in-Cinema and Touring Cinema, parking space for vehicles shall be provided on the following scale, namely:-

(a) In the area of municipal corporation-

- (i) parking space for forty motor cars for every one hundred seats in the auditorium;
- (ii) parking space for fifty motor cycles or scooters for every hundred seats the auditorium;
- (iii) parking space for two cycles for every hundred seats in the auditorium;

(b) In other areas-

- (i) parking space for twenty five motor cars for every one hundred seats in the auditorium;
- (ii) parking space for fifty motor cycles or scooters for every one hundred seats in the auditorium;
- (iii) parking space for three cycles for every one hundred seats in the auditorium;

Provided that, in the case of municipal corporation, if the bye-laws or rules of the corporation of such city or the town planning scheme of such city prescribes parking space on a higher scale and in other places, if the bye-laws or rules of the local authority of such place or the town planning scheme of such place prescribes parking space, whether on a higher scale or a lower scale, the provisions of such bye-laws, rules or town planning scheme shall prevail:

Provided further that, nothing in this rule shall apply to premises duly licensed for use of cinematograph exhibition before the coming into force of the Gujarat Cinema Rules, 2013.

9. Structure to be Fire-proof.- (1) All cinemas shall be enclosed within proper external or party walls of bricks, stone or concrete (plain, hollow or reinforced) and the floors, tiers and roof of the auditorium and all parts passed by the public where public is supposed to pass shall be constructed of fire-resisting material.

(2) The material used for ceiling shall comply with the fire resisting test and grading as laid down in the Indian Standards Institute's Code of Practice for Fire Safety of Buildings General Material and Details of Construction Pamphlet No. IS-1642-1960.

Provided that, the ceiling in such premises, if not made of fire resisting material shall be replaced by fire resisting material.

(3) Nothing in sub-rule (1) shall apply to premises in any area duly licensed for use of cinematograph exhibition before the coming into force of these rules in that area.

(4) Nothing in sub-rule (2) except proviso to said sub-rule shall apply in the case of a Janata Cinema.

10. Building Material in Touring Cinema.- In the case for Touring Cinema, the external walls shall consist of tarpaulin or thick hession soaked in fire resisting solution. Such cinemas need not have a roof over the auditorium but where there is a roof, it shall either be of tarpaulin or of any other materials which shall comply with the standard specified in sub-rule (2) of rule 9.

11. Construction.-(1) Cinema shall be constructed having regard to the safety, convenience and well being of the public as per Indian Standards Institute's Code of Practice for Fire Safety of Buildings General Material and Details of Construction Pamphlet No. IS-1642-1960.

(2) The floor, roof, private boxes, balconies, galleries tiers, partitions, ventilators and every room, lobby, corridor, staircase and passage devoted to the use of the public shall be constructed of fire-resisting materials. No wooden posts shall be allowed for the support of galleries and tiers.

(3) No soft wood or other inflammable wall linings, partitions, screens or barriers shall be used in any part of the auditorium and no cavities shall be left behind any linings.

(4) The fronts of private boxes and each tier shall be formed of fire-proof material, except the capping of boxes which may be of wood.

12. Height of Tiers.-Where the first tier or balcony extends over any part of the Auditorium, the height between the floor of the Auditorium and such tier or balcony shall not be at any part less than 3 meters; the floor of the highest part of such tier or balcony and the lowest part of the ceiling over the same shall not be less than 3.5 meters. The height between the several tiers shall in no case be less than 2.5 meters:

Provided that, nothing in this rule shall apply to premises in any area duly licensed for use for Cinematograph exhibition before the coming into force of these rules, in that area.

13. Entrance and Exit.— Cinemas shall have a suitable means of entrance and exit for the public. In addition, entrances and exists shall be reserved for service in case of emergency opening on two separate and distinct passages leading to suitable thoroughfares and such passages shall not be less than 1.5 meters in width.

14. Exits.-(1) (a) Two separate exists not opening on the same thoroughfare of public passage, shall be provided from the stage and from the Auditorium floor and from every tier which accommodates not more than 500 individuals; and where the Auditorium floor or any tier accommodates more than 500 individuals, exit shall be provided at the rate of one for every 250 individuals, and one for any less number in excess. Each of such exits shall be of not less than 1.5 meters in width between the leaves of the door when open.

(b) In case of Multiplex cinema, the entry and exits in each screen should be separete from each other.

(2) A common place of egress may serve as the exits for the floor of the auditorium and the first tier, provided its capacity be equal to the aggregate capacity prescribed by sub-rule (1) for the necessary outlets from such floor and tier.

(3) For any auditorium floor or any tier which does not accommodate more than 300 individuals, two 1.2 meters exits shall be considered sufficient.

(4) If any auditorium floor or any tier shall be divided into two or more parts, exits as prescribed in sub-rule (1) shall be provided for each such part.

(5) The licensee of the cinema shall not prevent the public to leave by any exits door.

(6) Every cinema house shall be equipped with sufficient number of IP based CCTV cameras in accordance with the directions of the State Government.

15. Seating.- (1) No part of the auditorium shall provide accommodation exclusive of passages at a higher scale than 20 persons per 9 square meters.

(2) (a) All seats in the auditorium, except those contained in private boxes shall be firmly secured to the floor. Chairs with folding seats shall be provided wherever required by the Licensing Authority.

(b) Where benches are provided the benches shall have arms suitably fixed so that each seat is separate.

(3) In all cases there shall be distance of at least 30 centimeters between the back of one seat and the front of the seat immediately behind measured between perpendiculars.

(4) The distance between the screen and the front row of seats shall not be less than width of the screen itself:

Provided that, in respect of cinema theatres where cinemascope or some other similar modern technique is installed for screening of films, the distance to be left between the screen and the front row of seats shall be not less than $\frac{3}{4}$ of the effective width, that is, the actual picture width on the screen of the films to be exhibited. Where however, 70 mm. pictures are to be screened, the distance to be left between the screen and each seat in the very front row of seats shall not be less than 11.40 meters.

(5) The seats in the auditorium should be arranged in the manner of an arc, the concave edge of which faces the screen.

(6) Nothing in sub-rule (1), sub-rule (2) so far as they relate to benches, sub-rule (3) and sub-rule (5) shall apply to premises in any area duly licensed for use for cinematograph exhibition before coming into force of these rules in that area.

(7) Nothing in sub-rules (2), (3), (5) and (6) shall apply to Touring Cinema.

16. Gangways.- (1) A clear passage or gangway shall be formed at the sides and down the centre of the seating in every part of the auditorium in such manner that no seat shall be three or more meters distant from passage or gangway measured in the line of seating. The central passage or gangway shall be at least 1.20 meters wide and those at the sides shall be at least 0.90 meter wide each:

Provided that, nothing in this sub-rule shall apply to premises in any area duly licensed for use for cinematograph exhibition before the coming into force of these rules in that area.

(2) Where possible, gradients or inclined planes shall be used instead of steps but no gradient or inclined plane shall be steeper than 1 in 10.

17. Doors.- (1) All doorways for the use of the public shall be at least 1.35 meters wide in the clear. All doors must open outwards to lie flush with the outside of the wall.

(2) Nothing in sub-rule (1) shall apply to touring cinemas and to premises in any area duly licensed for use for Cinematograph exhibition before the coming into force of these rules in that area so long as the minimum space for exits, in accordance with the provisions of rule 14 is provided for in such premises.

(3) All doors used by the public may be kept closed but not bolted during a performance or exhibition, provided an attendant is placed in-charge of each such door whose duty it shall be to throw open the door in case of emergency.

18. Width of Corridor, etc.- No stair case, landing lobby, corridor or passage, not being an internal passage between rows of seats, intended for use as an exit shall be less than 1.5 meters wide and there shall be no recesses or projections in the walls of such passages, gangways, or corridors within 1.5 meters of the ground:

Provided that, nothing in this rule shall apply to premises in any area duly licensed for use for cinematograph exhibition before the coming into force of these rules in that area.

19. Staircases.- (1) All staircases shall be constructed entirely of the bricks, stone, cement or concrete with fire-resisting roof and ceiling and shall have, solid square (as distinguished from span drill) steps and landings of approved stone or of such other fire-resisting material and construction as may be approved by the Licensing Authority with treads not less than 28 centimeters side and with risers of not more than 15 centimeters side (each lapping at least 2.5 centimeters over the back edge of the steps below it) in flights of not more than 15 or less than 3 steps.

(2) The treads and risers of steps on each flight shall be of uniform width and height.

(3) The several flights of such steps shall be properly supported and enclosed to the satisfaction of the Licensing Authority.

(4) No staircase shall have more than two flights or 15 steps without a turn and the width of the landing between such flights shall be at least the same as the width of the staircase.

(5) The floors of all landings shall not be less than 15 centimeters thick.

(6) Every staircase forming exists from an upper gallery or tier of the auditorium shall be enclosed on both sides with walls of brick or of fire-proof materials in the stories through which it passes, and no openings shall be made in the auditorium except the one required for exit from the gallery or tier which it serves, provided that staircases leading to the first or lower gallery or tier may be left open on one side, in which case the open side shall be provided by stout handrails and balustrades, but in no case shall staircases be left open on both sides.

(7) All enclosed staircases shall have on both sides strong handrails firmly secured to the wall by strong metal brackets about 7.5 centimeters clear therefrom and about 90 centimeters above the stairs but such handrails shall not run on level platforms and landing where the same is more in length than the width of the stairs.

(8) Where the flight of steps returns upon itself the newel wall shall be chased so as to allow the handrails to turn without projecting over the landing.

(9) Stairs turning at an angle shall have a proper landing without winders being introduced at the turn.

(10) There shall be no recesses or projections in the wall of such staircases within 1.5 meters of the floor and any fittings for lighting shall be at least 2.03 meters above the steps or landing.

(11) Nothing in this rule shall apply to premises in any area duly license for use for cinematograph exhibition before the coming into force of these rules in that area.

20. Ventilation.- (1) The area of the window, door and ventilator openings shall not be less than one-fifth of the total floor area and the windows and ventilators shall be of such dimensions, in such number and in such situation as the Executive Engineer concerned shall specify.

(2) Mechanical appliances such as exhaust fans shall be used to expel air at the rate of 14.15 cubic meters or more per person, at least three times in an hour:

Provided that, the Licensing Authority in consultation with the Executive Engineer and the Health Officer concerned may relax the condition laid down in this rule regarding the total door and window area, in the case of the cinemas where exhaust fans have been provided.

(3) Where a cinema has an air-conditioning plant, such plant shall be approved by the Electrical Inspector. It shall also be ensured by the Licensee that the air-supply fan of adequate capacity is affixed to the air handling unit. Such air supply fan shall be suitable to meet ventilation requirement of auditorium and shall be kept in working condition to ensure circulation of full quantity of fresh air to avoid suffocation in the auditorium in case of failure of the air-conditioning unit.

21. Sanitary Conveniences.- (1) every cinema shall be provided with sufficient and a separate Water closet or privy accommodation as also urinal accommodation for the use of males and females.

(2) Suitable urinals at the rate of not less than 2 percent, and latrines at the rate of not less than 1/2 percent of the number of individuals to be accommodated in such premises shall be provided in suitable places on each floor. Separate accommodation shall be provided for males and females at least in the ratio of 2:1. Higher rate for females can be provided. In both category suitable no. of urinals and latrines shall be provided for persons with disability. They shall be so constructed as to cause no nuisance.

(3) Where the auditorium consists of more than one floor, latrines and urinals at the above scales shall be provided for each floor, provided, that a minimum of one latrine and one urinal shall be provided on each floor.

(4) Sub-rule (1) and (2) shall be applicable to touring cinemas subject to the condition that the construction of urinals and latrines shall be of temporary nature and shall be such as may be approved by Executive Engineer and the Health Officer.

22. Enclosure for Projector.-(1) Subject to the provisions of sub-rule (3) for the use of the cinematograph machine, there shall be provided in each permanent and quasi-permanent cinema an independent permanent enclosure of sufficient dimensions to allow the operator to work freely. The enclosure shall be substantially constructed of fire-resisting materials or be lined with such material.

(2) The entrance to the enclosure shall be fitted with a closely-fitting door of fire-resisting material suitably placed and opening outwards, and all openings, bushes, and joints shall be so constructed and maintained as to prevent, as far as possible, the escape of any smoke into the auditorium. If means of ventilation are provided, they shall not be allowed to communicate direct with the auditorium.

(3) If a permanent enclosure is not available, the cinematograph machine shall be contained in an enclosure formed of a smoke-proof cabin constructed of sheet iron on substantial frame work and fastened together securely. The cabin shall be of sufficient dimensions to allow the operator to work freely, and the floor shall, if boarded, be covered with asbestos or other fire resisting material of sufficient thickness approved by the Licensing Authority.

(4) The enclosure shall be placed outside the cinema building and where such cinema consists of a temporary or quasi-permanent structure, the enclosure shall be at a distance of at least 90 centimeters from such structure. Where the Licensing Authority is satisfied that any enclosure is fire-proof and separated from the auditorium by a fire-proof wall or is of opinion that it is impracticable or in the circumstances unnecessary for securing safety that the enclosure should be outside the building or at a distance from the structure, as the case may be, he may by express words in the licence dispense with such requirements; provided that a space of 61 centimeters in width at the sides and in the front of the enclosure, and space of 1.8 meters at the back in which the door is situated shall be kept clear all round the enclosure.

(5) (a) Opening not exceeding three in number shall be permitted in the front face of the enclosure, the centre one of which must not exceed 20 centimeters square and those in each side 15 centimeters square:

Provided that, where two machines are jointly used, opening not exceeding five in number shall be permitted, viz., two for the projectors, two for the operators and one for fixed slides.

(b) The projector opening shall not exceed eight inches square and the other six inches square. Each opening shall be fitted with a screen of fire resisting material capable of being actuated both from the inside and from the outside of the enclosure.

(6) The necessary pipes and cables shall enter efficiently bushed openings.

23. Rewinding Room.- A separate room of fire-proof construction shall be provided for film rewinding and the room shall not be used for any other purpose except for storing the films not in use. It shall not, however, be necessary to have a separate room for rewinding films with acetate base.

24. Width of Cinema Screen.- The minimum width of the cinema screen shall be 3.05 meters.

25. Sky Lights.- All sky lights which may be liable to be broken shall be protected by stout galvanised iron wire guards securely fixed on the outside of such sky lights.

26. Lightning Conductors.- Lightning conductors shall be provided in each cinema building.

CHAPTER IV

SPECIAL PROVISIONS RELATING TO DRIVE-IN-CINEMAS

27. Licence for Drive-in-Cinema.- No Drive-in-Cinema shall be licenced under these rules unless such cinema conforms to the rules laid down in this Chapter and to rule numbers 21, 22 and 23 of Chapter III:

Provided that, if an auditorium is also constructed in the premises of a Drive-in-Cinema for people without motor cars to view the films by sitting in chair such auditorium shall be constructed as far as may be, in accordance with rules relating to construction of an auditorium contained in Chapter III.

28. Requirements of Drive-in-Cinema.-A Drive-in-Cinema shall be constructed so as to conform to the following requirements, namely:-

(1) A Drive-in-Cinema shall have a road frontage on a public throughfare upon which the site of such cinema abuts and in such frontage, there shall be a suitable provision for entrance and exit for motor cars. At the entrance, sufficient space shall be provided for motor cars waiting to enter the premises. The space shall be sufficient to hold at least 1/5 of the total capacity of motor cars in the Drive-in-Cinema and at least two separate entry bays with ticket booths shall be provided for entry of such cars into area. Minimum two gates for exit for motor cars shall be provided where the cinema is constructed to accommodate more than 600 motor cars. The width of each of the entrance and exit gates shall not be less than 4 meters.

(2) On the boundaries of the Drive-in-Cinema either a compound wall of fire-resisting material with a height of not less than 2 meters above the level of the ground adjoining the wall within the compound shall be constructed or the whole compound shall be surrounded by a barbed wire fence and a hedge of bushes.

(3) The entrance and exit area shall be adequately lighted by floodlights.

(4) The lateral limitation of the spectator area shall be confined to an angle of 35° with respect to the centre line of the screen.

(5) The rows of motor cars facing the screen shall be provided in the form of an arc of a circle with its centre at a distance of 0.6 breadth of the screen, at the back of the screen on the centre line.

(6) The distance between the screen and the front row of vehicles shall not be less than 1.5 times the width of the picture on the screen.

(7) The width of one bay accommodating motor cars in a row facing the screen shall not be less than 12 meters.

(8) A clear passage of not less than 12 meters in width shall be provided on either side of the spectators' area.

(9) In all the rows of motor cars the front of the motor cars shall stand higher than the area to ensure that from the area a complete view of the screen is visible.

(10) The size of the picture projected on the screen shall be as specified below, namely:-

- | | |
|--------------------------------|--|
| (1) For 200 to 400 motor cars | Height 11 meters; width 25 meters; bottom 6 meters above the ground, |
| (2) For 401 to 600 motor cars | Height 13 meters; width 30 meters; bottom 7 meters above the ground, |
| (3) For 601 to 1000 motor cars | Height 19 meters; width 43 meters; bottom 8 meters above the ground. |

(11) The screen shall be so located that it is not lighted by sunset or by the evening twilight. It shall be constructed with concrete material or steel frame.

(12) The screen shall be so constructed as to withstand wind velocity of 160 kilometers per hour or a pressure of 120 kilograms per square meter. The screen shall be inclined slightly forward. The maximum inclination shall be 8° with the vertical axis.

(13) The screen or a part thereof shall not be visible from road side.

(14) Red warning limits shall be mounted at the highest points of the screen and flood lights to light the specter area shall be mounted over it.

(15) The motor car bays shall be uniform by 12 meters wide or 12 meters and 8 meters wide alternatively:

Provided that, the first 4 rows shall have 12 meters wide bays.

(16) Loud speaker poles shall be provided to serve one motor car each on either side. The distance between the two poles in a row shall not be less than 6 meters. The poles or loud speakers shall not be embedded in a concrete base and shall have a light over them so as to indicate their position. The light shall be at the side of the poles turned away from the screen which shall also illuminate the row and place number:

Provided that, it shall not be necessary to provide a pole with loud speaker for each motor car if alternative arrangement is made for the transmission of sound to the satisfaction of the licensing authority:

Provided further that, in any case the distance between any two motor cars standing along side in the same row shall not be less than two meters.

(17) Separate arrangement for lighting of the rows showing the numbers or the places shall be made.

(18) The projection room shall be located in close building in the centre of the premises. Such projection room may be a part of the structure accommodating public toilet, canteen, kitchen shops and such amenities, sufficient care shall be taken to see that the light from these structures does not all on or, obstruct the proper viewing of, the projection. Where car bays are provided at the back of the projection room also, the area shall be so elevated that proper view is obtained of the screen.

CHAPTER V

ELECTRIC INSTALLATION

29. Sanction of Electrical Inspector to be obtained for all electrical work.- Before installation of electric light or any electrical apparatus and before any alterations or additions to the electric installation are commenced, sanction of the Electrical Inspector to Government shall be obtained and for this purpose plans showing the approximate position of lights, fans, etc. and specifications giving full particulars of the proposed work shall be forwarded to the Electrical Inspector to the Government to whom completes drawing shall also be sent on completion of the work.

After completion, the work shall be passed by the Electrical Inspector or the Assistant Electrical Inspector:

Provided that, in the case of a touring cinema, no fresh sanction shall be necessary if the electrical installation is carried out in accordance with the plans sanctioned at any previous camp of such cinema:

Provided further that, if the owner of such cinema desires to make any variation in the plan so sanctioned, he may apply to the Electrical Inspector or the Assistant Electrical Inspector concerned for sanctioning such variation.

30. High Pressure.- In these rules, the term "High pressure" shall apply to all voltages above 650 volts.

31. Inspection and Testing.- Where an electric light, fan or other apparatus is installed in a cinema, it shall be subject to the condition that the Electrical Inspector or the Assistant Electrical Inspector shall certify in writing to the Licensing Authority once in every twelve months that the system is in proper working order. Inspection and tests may also be made by any officer appointed by the Electrical Inspector from time to time.

32. Main Circuits.- All Cinemas when lighted by electric light shall have preferably three separate and distinct main circuits and these circuits shall be:-

(A) for the stage:

(B) and

(C) for the Auditorium corridors, exits and other parts of the house open to the public.

The circuits (B) and (C) shall be so arranged that the lights in the Auditorium Corridors, Exits, etc. shall be as far as possible equally distributed on the two circuits.

The two circuits (B) and (C) shall not be combined in one fitting nor shall the wires or leads for one circuits be placed in the same casing or [pipe] as those of the other circuit:

Provided that, a *Janata* Cinema when lighted by electric light shall have three phase supply to be devised with minimum circuits for each one for lights, ceiling fans and exhaust fans where such fans have been provided and each such circuit shall not have more than ten points.

33. Sub-circuits.- (1) The main circuits (A), (B) and (C) shall be sub-divided as may be necessary and in such a manner that no sub-circuits shall be allowed to carry more than 5 amps. in the case of Auditorium, Corridors, etc., or 20 amps. on 230 Volts in the case of the stage. Each sub-circuit shall start from a distributing board.

(2) The main leads, etc., or circuit (A) shall, where possible be kept entirely on the Stage side of the proscenium wall and for (B) and (C) circuit shall be entirely on the auditorium side of that wall.

(3) The lights inside and outside of the premises shall have separate circuits. Circuits for fans, power and cooling purposes shall be kept distinct and separate from lighting circuits.

(4) Notwithstanding anything contained in sub-rules (1), (2) and (3), the following provisions shall apply to the *Janata* Cinemas, namely:-

(a) Where the main circuits (A), (B) and (C) are sub-divided, no sub-circuit shall be allowed to carry more than 7.5 amps. in the case of Auditorium Corridors, etc. or 30 amps. on 230 volts in the case of the Stage, Each sub-circuit shall start from a distributing board.

(b) Circuits shall be entirely separate from each other.

(c) The lights inside and outside of the premises shall be taken separate circuit.

34. Control of Auditorium Lights from Stage.- If it is desired to control a portion of the lights in the Auditorium from the Stage switch board (Circuit (A)), it shall be permitted if a sufficient number of lights for safety purposes are maintained on circuits (B) and (C) for each portion of the Auditorium entirely independent of the Stage. The number and position of such lights shall be subject to the approval of the Electrical Inspector.

35. Control of Auditorium Lights from Enclosure.- (1) In the case of cinemas, permission may be given to control a portion of the lights in the Auditorium by switches placed in the enclosure provided these switches are of totally closed metal clad type and associated with fuses of not more than 15 amps. capacity at a pressure not exceeding 230 volts. The number and position of such switches shall be subject to the approval of the Electrical Inspector or the Assistant Electrical Inspector.

(2) Where fluorescent lights have been provided, a Thyralux or equivalent Thyatron shall be used for the purpose of dimming these fluorescent lights.

36. A.C.3-Phase or D.C.3-Phase Wire System.- Where supply is available on 3-phase A. C. system, the circuits (A), (B) and (C) shall be supplied from three different phases, but where the supply is given on D.C.3 wire system, the circuits (B) and (C) shall be supplied from two different sides and all lights, fans and other electrical apparatus on the Stage shall be connected to one side only in common with either circuit (B) or (C):

Provided that, a *Janata* Cinema shall have three phase supply to be devised with minimum circuits each one for lights, ceiling fans and exhaust fans, where such fans have been provided; and each such circuit shall not have more than ten points.

37. Sources of Supply.- (a) The supply from the three main circuits may be taken from independent sources of supply, but in such cases special precaution shall be taken to prevent accidental connection of different circuits.

(b) Change-over switches as approved by the Electrical Inspector shall be used:

Provided that, in the case of a *Janata* Cinema, the supply for circuits shall be taken from a single independent source of supply and special precautions shall be taken to prevent accidental connection of circuits.

38. Auxiliary Supply for Exit Signs.- (1) All Exit signs shall be fitted with an auxiliary bulb capable of properly illuminating the sign and these bulbs shall be fed from Accumulators which shall be in a fully charged condition before the first admission of the public on any day.

(2) All lights in the staircases, corridors, passage and Exit notices shall be kept alight during the whole time the public are in the Cinema.

(3) Notwithstanding any thing contained in sub-rules (1) and (2), in the case of a Janata Cinema, the following provisions shall apply, namely:-

(i) All Exit signs shall be painted with radiating paint for properly illuminating the signs.

(ii) All lights in passages and Exit notice shall be kept alight during the whole time the public are in the Cinema.

39. Torches.- Atleast six electric torches of approved pattern shall be kept in the premises in working order throughout the year and these shall be distributed over the building so as to be accessible to doorkeepers, etc.:

Provided that, in the case of a Janata Cinema atleast three such torches shall be considered sufficient for the purpose of this rule.

40. Unlicensed premises.- No premises or part of premises which is not included in the licence shall be supplied with electric current from the mains or apparatus used for the licensed premises.

41. Gas and Water Pipes.- Gas and water pipes shall never form part of any electrical circuit.

42. Dressing Rooms.- When cinema premises are used for a dramatic performance, dressing rooms and other parts of the premises used by the staff shall be lighted to the satisfaction of the Electrical Inspector.

43. Conductors.-(1) All conductors used within the building shall be of tinned copper having a conductivity equal to not less than 90 per cent, of pure copper and shall be so proportioned that the current density in any conductor shall not exceed 155-amps. per square centimeter:

Provided that, in the case of a Janata Cinema, the use of aluminum conductors having a conductivity equal to that of tinned copper conductors shall be considered sufficient for the purpose of this rule.

(2) Where a number of lights, as in the footlights, battens, etc.; are supplied under control of the switch and protected by a single or double pole cut-out, as the case may be, the conductor shall be maintained through out of such sections that will be effectually protected by the cut-outs against heating.

44. Insulation.- (1) All conductors shall be properly insulated and the insulation resistance shall not be less than 372 Megohms per kilometer at 15.55° C after one minute's electrification when tested at 400 volts and after 48 hours' immersion in water.

(2) If it is considered necessary to use any other conductor or insulation other than those as specified in these rules, permission in this behalf shall be required to be obtained from the Chief Engineer (Electrical) concerned and no material shall be used which is not water-proof or which is not protected by waterproof covering or which may soften at a temperature below 76.67°C.

45. Precautions for Use of Conductors. etc.-No metal work in connection with the circuits shall be exposed or so fixed or constructed as to be liable to cause a short circuit. In all cases, conductors conveying currents at high pressure inside the building shall be specially insulated. They shall be enclosed in screw joined and earthed iron or steel tubing. Armoured cable shall be used for the supply of Company's services.

46. Joints.- Joints in conductors shall be avoided as far as possible but when unavoidable, they shall be electrically and mechanically perfect. Soldering fluids shall not be used in making such joints and no joints shall be made in metal conduct:

Provides that, in the case of a Janata Cinema, the use of connectors with Junction, Boxes shall be considered sufficient for the purpose of this rule.

47. Fixing and Protection of Conductors:- (1) All conductors including lead covered cables where accessible to the public shall be efficiently protected from mechanical injury by an external armour of iron steel.

(2) Where conductors pass through or within walls, fire- proof floors or ceilings, they shall be protected by iron pipes or by glazed stoneware or porcelain tubes and precautions shall be taken to prevent the possibility of fire or water passing along the course of the conductors.

(3) Conductors shall not be placed at such place where liable to be heated by jets steam pipes or other appliances.

(4) In special cases, or where necessary for protection from the depredations of rats, mice or other vermin, the wiring shall be enclosed in heavy gauge steel conduit.

48. Petrol Engines.- No Petrol driven engine shall be allowed for generating electric current unless it is fixed in a fire-proof compartment at least 3.05 meters from any other building.

49. Wiring in Casing.- If casing be used, it shall be of hard teak wood or PVC or heavy gauge conduit pipes. Each conductor shall be laid in separate groove, unless previous permission is obtained from the Chief Engineer (Electrical) or the Electrical Inspector concerned to vary this condition. In no circumstances wires of unlike polarity shall be laid in the same groove, nor the wires of the same polarity belonging to the different circuits (A), (B) or (C). The cover shall be secured with screws. Casing shall not be used where it is liable to injury from weather or leakage of water, nor shall it be recessed into plaster.

50. Metallic tubing for Mechanical Protection.- Where on pipe or tube is used as a mechanical protection, it shall be bushed where necessary and properly bushed inspection boxes shall be used. All metallic tubing shall be efficiently earthed and shall be provided screw joints or other means of ensuring a good and permanent electrical connection which must be continuous with boxes and other fittings.

51. Stage lighting.- When cinema premises are used for a dramatic performance, special care shall be taken that all works in connection with the lightning of the Stage are carried out in as substantial a manner as possible preferably in heavy gauge screwed metal conduit:

Provided that, in the case of a *Janata Cinema* the wiring done in P.V.C. pipes with continuous earth wire run along the system shall be considered sufficient for the purpose of this rule.

52. Stage Switch Board.-(1) When cinema premises are used for a dramatic performances, a switch board fitted with the necessary switches, cut-outs and other fittings for the control and regulation of the Stage lighting shall be fixed in some convenient position overlooking the Stage.

(2) Connections shall be made where possible at the back of the board and there shall be space of not less than 90 centimeter between the wall and the back of the board or such larger space as may be necessary to ensure the thimbles and connections being at all time easily accessible, or as an alternative in the case of wires not larger than 0.1 square centimeter provision may be made by hinging the Board for rendering the back of the board accessible.

53. Footlights, etc.- When cinema premises are used for a dramatic performance, lamps on battern, footlights, etc. shall be properly protected from everything liable to cause a short circuit and shall be protected by stuff guards so arranged that no scenery or other inflammable materials can come in contact with the lamps.

54. Enclosure.- (1) Within the enclosure no readily combustible materials shall be used in connection with any lamp in such a manner that it may, come in contact with the lamps or conductors. The insulating materials of an electric cable including up-protected leads to lamps in the enclosure shall be covered with fire-resisting material.

(2) There shall be no coils of slack electric cable within the enclosure. The leads to the cinematograph lamp shall, unless conveyed within a metal pipe or other suitable casing, be kept well apart both within and without the enclosure so that the course of each may be readily traced. All live parts in the enclosure shall at all time be totally covered by insulating and fire proof material.

55. Permissible Current and Pressure in Enclosure.- (1) No electric current at a higher pressure than 230 volts shall be supplied within the enclosure and all wiring inside the enclosure shall be in heavy gauge screwed conduit:

Provided that, in the case of *Janata Cinema*, the wiring done in P.V.C. pipes shall be considered sufficient for the purpose of this sub-rule.

(2) The cables for the cinematograph machine shall be taken as a separate circuit from the source of supply and there shall be an efficient linked iron-clad switch and fuse inserted at the point where the supply is taken and in addition, an efficient iron-clad double pole switch shall be fitted in the cinematograph lamps circuit inside the enclosure.

56. Resistance.- (1) Resistance fames shall be made entirely of fire resisting materials and shall be so constructed and maintained that no outside part shall at any time become unduly heated. The resistances shall not be permitted to become so over-heated that a piece of dry newspaper placed in contact with any part would readily burn.

(2) All resistances with the exception of the resistance for regulating purposes shall be placed outside the enclosure and preferably outside the Auditorium. They shall be adequately protected by wire guards or other efficient means of preventing accidental contact.

57. Plug Sockets for Stage.- The plug sockets for the Stage shall be of bakelite or similar fire-proof material and of specially substantial construction.

58. Leads to Battens, etc.- The leads to battens and moveable lengths shall be specially guarded particularly at the points where they join on to the battens, etc. and a sufficient length shall be allowed to prevent the leads receiving any injury through any movement of the battens. This part of the lead shall be protected by stout canvas hose properly fixed and the battens shall be suspended by at least three ropes.

59. Arc Lamps.- (1) No lamps shall be used in any Cinema arc, Auditorium or in any part open to the public without permission of the Electrical Inspector. When they are used in any part of such premises special precautions shall be taken to guard against danger from falling glass and incandescent particles of carbon. All part of the lamps, lanterns and fitting which are liable to be handled (except by the persons employed to handle them) shall be insulated from the frame work.

(2) (a) Any exposed portion of metal work of an arc lamp liable to become heated to a temperature sufficient to cause a conflagration by contact with scenery or other inflammable material shall be protected by a wire guard.

(b) In no case shall arc lamps be suspended by the conductors.

60. Cut-Outs.- (1) All circuits shall be efficiently protected by cut-outs placed in positions easily accessible to the staff but inaccessible to the public. All cut-outs shall be of such pattern and be fixed in such a position as to admit of quick replacement.

(2) All cut-outs shall be so constructed that falling fused metal cannot cause a short circuit or an ignition.

(3) All switches and cut-outs shall be so marked as to show clearly which circuit or lamp they control.

(4) All switches cut-outs, ceiling roses, wall, sockets, lamp holders, etc. shall be have non-inflammable bases and covers. All switches and cut-out shall have sufficient length and breadth and shall be constructed so as to prevent the risk of formation of an arc.

(5) All switches shall be of ample size to carry the current for which they are intended without heating and shall be so constructed that they shall not remain in any position intermediate between the "on" and the "off" position so as to permit of an arc or short circuit.

61. Fittings.- (1) All fitting shall be suspended in an approved manner and special care shall be taken to avoid risk of the suspension failing from any cause.

(2) Combined gas and electric fittings shall not be used.

(3) Any electric light pendants or brackets in Auditorium and front of the house generally shall be at least 2.5 meters above the floor to the lowest projecting part of the fittings. No electric fitting or apparatus of any description shall be so fixed or arranged as to interfere at any time with the proper working of the safety curtain.

62. Switch and Fuse Boards.- (1) All switch and fuse boards which are not fitted with front connections shall be so mounted as to give instant and easy access to the connections at the back of the board and shall be provided with dividing strips between poles both at the back and in front and proper lock-up cases with glass or metal front. The glass (unless of adequate thickness) shall be protected with a wire guards or alternatively boxes with lids and sides rendered fire-proof by asbestos sheeting shall be used.

(2) Switch and fuse boards shall be fixed in accessible places where they will not obstruct any passage or Exit.

63. Generating Plant.- Where the supply of current is derived from special plant on the premises, such plant shall in all cases be approved by the Electrical Inspector.

64. Boilers Gas Engines etc.- (1) Boilers steam engines, gas engines and dynamos when used for the supply of electricity to such premises shall be placed in such position as sanctioned by the Electrical Inspector to Government. All necessary provisions shall be made for keeping the temperature of the engine rooms within proper limits.

(2) Oil or gas engines shall be placed in building adequately and continuously ventilated so that no explosive mixture of gas can accumulate.

65. Accumulators.- Accumulators shall be placed in rooms adequately ventilated to the outside air. These rooms shall be of fire-proof construction with fire-resisting doors and shall be used for no other purpose:

Provided that, nothing in this rule shall apply in the case of *Janata Cinema*.

66. Transforming and Converting Machinery.- (1) Transforming and converting machinery with the controlling switches and cut-outs shall be placed in a fire-proof and water-proof structure, adequately ventilated to the outside air properly lighted and accessible to the management and shall be used for no other purpose.

(2) No transformer which under the normal condition of load heats to above 130° F shall be used and the transformer circuits shall be so arranged that in no circumstances contact between the primary and secondary coils is established.

67. High Voltage.- Where the primary current is of high voltage no part of such apparatus or the control therefore shall be accessible to any body except the person in charge of its maintenance.

68. Earthing of Covers.- The metallic covers of all transformers, switches and other electrical apparatus shall be efficiently connected to earth.

69. Insulation Resistance.- The insulation resistance of a system of distribution shall be so arranged that the greatest leakage from any conductor to earth, when all branches are switched on, shall not exceed 1/5000th part of total current required, the test being made at a approximately double the usual working pressure. A lower-insulation resistance than 10,000 ohms shall not be allowed.

70. Motors, etc.- All motors and electrical apparatus shall, if permitted, be subject to special conditions, but electric fans and similar motors not taking more than 300 watts may be used, if separately wired, from fuses on a proper distributing board.

71. Plan of Wiring.- A framed diagram indicating clearly the arrangement of all circuits and sub-circuits of the electrical installation, the position of distribution boards and the size of cables shall be displayed in the premises and shall be kept up-to-date.

72. Temporary Lighting.- (1) In all cases relating to installation of temporary lighting, seven days notice shall be given to the Electrical Inspector in writing before it is desired to commence the work.

(2) Wires and cables shall be adequately and firmly fixed and shall be similar to the wires already specified in these rules and in all cases where the wires are within reach of the public they shall be efficiently protected from mechanical injury by an armor of iron or steel.

(3) All joints shall be soldered and taped if used for more than one week and if used less than a week, the wire shall be soldered if larger than 6 square millimeters or its equivalent. In either case, the joints in portable fitting and special appliances shall be taped.

(4) All temporary work shall be immediately removed when no longer required for the purpose for which it was installed. In the case of temporary work on the Stage, all connections to the permanent installation shall be removed immediately after the performance in which they are used, unless permission is obtained to the contrary. The Electrical Inspector shall, subject to such conditions as may be considered necessary/required, grant permission for use of temporary electric connection.

73. Safety Curtain.- Whenever cinema premises are used for a dramatic performance, no sooner the safety curtain is lowered, all lights in the Auditorium etc. shall be immediately lighted.

74. Shock Treatment Instruction and Insulated Gloves.- Instructions both in English and in the local languages of the district for the restoration of persons suffering from electric shock shall be affixed in a

conspicuous place and at least one pair of India rubber gloves in good order shall be provided for use of the electricians.

75. Miscellaneous.- All main switches, fuses etc. which are the property of the Electric Supply Company shall be distinguished by red colour and every apparatus which is to be operated by the authorised persons shall be made completely inaccessible to the public.

76. Operators.- The electrical plant and projecting apparatus shall be in the hands of qualified persons who shall be nominated in writing for this purpose by the Licensee of the cinema and such nomination shall be subject to the approval of the Electrical Inspector. Provided that person holding a diploma in Cine-Projection Course awarded by the State Council for Technical Education of Gujarat State, shall be deemed as qualified person for the purpose of this rule. The electrical installation shall be in-charge of a qualified person as approved by the Electrical Inspector and his name and qualifications shall be notified / communicated to the Electrical Inspector.

CHAPTER VI

PRECAUTIONS AGAINST FIRE

77. Tanks.- In every permanent or quasi-permanent Cinema, there shall be provided on the top of the proscenium wall or in some other place to be approved by the Executive Engineer concerned two cisterns (connected with fire service in the Cinema) which shall be kept always filled with water. Each of the cisterns shall be capable of containing at least 1135 liters of water for every 100 individuals of the public to be accommodated in the Cinema. These cisterns shall be fitted with an outside indicator suitable placed so as to show clearly the depth of water therein and the water must be kept clean and free from sediment and covered over with properly fitting covers so as to be mosquito proof and the cisterns shall be cleaned once every year:

Provided that, nothing in this rule shall apply to Touring Cinema and to premises in any area duly licensed for use for cinematograph exhibition before the coming into force of these rule if such premises are situated in places where there is sufficient municipal water supply which can be used for the purpose of extinguishing fire.

78. Hydrants.- (i) All cinemas shall be provided with such number of hydrants as may be approved by the Executive Engineer and the Fire Officer. The hydrants shall be of a diameter not less than 6 centimeters and shall be fixed at such sites as may be approved by the Executive Engineer and the Fire Officer.

(ii) The Hydrants shall be connected to the cisterns as provided in rule 75 by taking separate mains of 3" diameter from each cistern and jointed together by a single main of 7.5 centimeters diameter:

Provided that, in the case of premises where no cisterns are required to be kept under rule 75, the hydrants shall be connected to the municipal water mains.

(ii) Hose pipes with jet nozzles and required accessories shall also be provided as directed by the Executive Engineer:

Provided that, nothing in this rule shall apply to premises in any area duly licensed for use for cinematograph exhibition before the coming into force of these rules if such premises are situated in places where the municipal water main have a connection sufficiently close to such premises.

79. Fire Buckets.- (1) Fire Buckets of approved design with a conical base shall be provided in such numbers as the Licensing Authority may direct and shall be kept at all times full of water which shall be changed regularly twice every week. A pinch of lime shall be added to such water to prevent the breeding of mosquitoes. Buckets of dust or dry sand shall also be provided in such numbers as the Licensing Authority may direct and the attention of the public shall be drawn to the water and sand buckets by play cards legibly painted and fixed immediately above them:

Provided that, in respect of premises in any area duly licensed for use for cinematograph exhibition before the coming into force of these rules and in respect of Touring Cinema, the existing fire buckets with round bottom may be used but shall be replaced by fire buckets with a conical base whenever they are next replaced.

(2) At least one bucket filled with dry sand shall be kept in some accessible position on the Stage in readiness for use in dealing with an electric fire.

80. Chemical Extinguishers.-(1) Chemical extinguishers of an approved type and of at least 13.5 liters capacity shall be provided in such numbers as the Licensing Authority may from time to time direct and shall be placed on brackets four feet from the ground. Directions for using them shall in all cases be prominently painted on the extinguisher or on a card placed over the extinguisher and the attention of the public shall be directed to them by play cards legibly printed or painted and fixed immediately above them:

Provided that, nothing in this rule shall apply to Touring Cinemas.

(2) Chemical extinguisher's shall be renewed or well cleaned and recharged every 12 months, a record of which shall be kept for inspection.

81. Fire Extinguishers etc., for Enclosure.-Two pressure type fire extinguisher, two buckets of water, one bucket of sand and a blanket shall always be kept inside the enclosure. A large sponge shall be kept in one of the buckets of water and one fire extinguisher shall also be kept immediately outside the enclosure.

82. Exit Signs.-(1) All Exits and other doors or openings intended to be used for the purpose of exits shall be indicated by notices in the language understood in the locality in white letters 17.5 centimeters long, upon a black background painted on or above the doors at least at 2.05 meters above the floor.

(2) The words "No Exit" in the language understood in the locality shall be similarly painted upon all doors in sight of the audience which do not lead to exits.

(3) All electric "Exit" signs shall be fitted with an auxiliary bulb capable of properly illuminating the sign the bulbs shall be fed from dry batteries or accumulators, which shall be kept in proper working order, the switch of the auxiliary bulbs should be fixed in an easily accessible position in the corridor and not inside the Auditorium.

(4) Nothing in this rule shall apply to Touring Cinemas.

83. Curtains.- All curtains covering doors, passages, etc. shall be hung so as not to trail on the floor.

84. Special Provisions for Enclosure, etc.-(1) No unnecessary combustible material shall be allowed within the enclosure and as far as possible all necessary combustible material, film, etc., when not in use, shall be kept in fire-proof receptacles suitable for the purpose.

(2) No smoking shall at any time be permitted within the enclosure and a play card shall be prominently exhibited both inside and outside the enclosure to the effect that smoking is prohibited.

(3) The enclosure and the engine room, if any, shall be inaccessible to the public.

(4) No smoking shall be allowed in the rewinding room and films which are not in use must be stored in metal containers and no combustible material shall be kept inside the rewinding room.

85. Cinematograph Machine.-(1) The cinematograph machine shall be placed on firm supports fire-resisting construction and it shall be provided with a metal shutter between the film gate and the source of light. The shutter shall automatically drop in the event of any accident to the cinematograph machine or stoppage of the film and shall automatically rise when the film is in motion for the purpose of projection.

(2) The film gate shall be of massive construction and provided with ample heat radiating surface and the passage for the film shall be sufficiently narrow to prevent flame traveling upwards or downwards from the light opening.

86. Films, Boxes, Spool, etc.-(1) All cinematograph projectors shall be fitted with two film boxes of non-inflammable material and of substantial construction to and from which the films shall be made to travel. Such boxes shall be of approved size and construction shall be made to close in such manners as to prevent the ingress of fire and shall be fitted with a film slot so constructed as to prevent the passage of flame to the interior of the film box.

(2) Spools shall be either chain or gear driven and films shall be wound upon spools so that the wound film shall not at any time reach or project beyond the edges of the flanges of the spools.

(3) It shall not be necessary to have metal casing for spools in case of projects or using films with acetate base.

87. Cloak Rooms.-(1) Where Cloak rooms, are provided, they shall be so situated that the use of them shall not obstruct the free use of any exit.

(2) No corridor shall be used as a cloak room and no pegs for hanging hats, clocks, etc. shall be allowed therein nor shall any corridor be used for storage purposes or for any other purpose except for exit and entrance from and to the Auditorium.

88. Telephone.- The Cinema building shall be well equipped with communication system so as to contact the nearest Fire Brigade Station.

89. Lighting.-(1) All lighting shall be provided by electricity. No gas, acetylene, oil or other lamps shall be used for lighting the Cinema or any part thereof.

(2) Every portion of the Cinema devoted to the use of or accommodation of the public and also all outlets leading outside the Cinema including the corridors shall be well and properly lighted during every performance and the same shall be lighted until the entire public have left the Cinema after the performance is over.

90. Fire Precaution.- (1) In every cinema including a Touring Cinema, the employees shall be given adequate training for the use of fire appliances and shall for such purposes be drilled at least once in every fortnight.

(2) The rules / regulations to be followed with respect to fire safety shall always be posted in some conspicuous place, so that all people connected with the Cinema shall be acquainted with their contents.

(3) A report of any fire or alarm of fire, however it may slight, shall be at once sent to the Fire Brigade.

CHAPTER VII.

PERMISSION FOR BUILDING A CINEMA

91. Permission for Building.-No person shall commence any activity relating to erection of building on open land or conversion of existing premises to be used as a Cinema without obtaining 'No Objection Certificate' from the Licensing Authority.

92. Application for Permission to Erect/Construct.- Any person desiring to erect a building on open land or to convert an existing building to be used as a Cinema shall make an application in writing to the Licensing Authority. Each such application shall be accompanied by a true copy of the 'No Objection' Certificate as provided by rule 5, issued by the Licensing Authority in respect of the site where the Cinema is proposed to be erect:

Provided that, the "No Objection Certificate" shall stand void, where no such application is made within a period of six months from the date of issue of No Objection Certificate.

93. Application to be Accompanied by Plans.- The application shall be accompanied by complete plans, elevations and sections of the proposed Cinema and of all erections or buildings in connection therewith drawn correctly to scale of 1 centimeter to a meter and by a block plan on a separate sheet showing the position of the proposed Cinema in relation to any adjacent premises and to the public thoroughfare upon which the site of such proposed Cinema abuts, drawn to a scale of not less than 2 millimeter to a meter. The cardinal points shall be marked on such plans. All drawings shall be coloured to distinguish the material to be employed in the construction of buildings and erections. The width of all staircases and the number of steps in each, the width of corridors, gangways and doorways together with heights of any galleries or tiers in the proposed Cinema and in any of the erections or buildings in connection therewith as are more than one tier in height shall be indicated on such drawings, as well as the floor and roof, ventilation and the details of any electric installation. The thickness of the walls, and scantlings of the various materials used shall be clearly shown on such drawing by figured dimensions.

The plans shall show the respective numbers of audience or spectators intended to be accommodated in the various parts of the proposed Cinema and the space to be assigned to each individual thereof and shall be accompanied by a specification of the works to be executed sufficiently describing the materials to be employed and the mode of construction to be adopted. All openings for ventilation shall be shown in the plans and described in the specification. The plan shall be prepared by an authorized Architect or a qualified Engineer and shall bear a certificate under his signature to the effect that the designs are sound and stable.

94. Plans to be Approved by Executive Engineer.- On receipt of the application and the plans, the Licensing Authority shall forward the same to the Executive Engineer for approval and the applicant shall be bound to

carry out such additions and alterations in the plans as may be directed by the Executive Engineer, before the plans and specifications are finally approved by him.

95. Permission to Build.-After the plans and specifications are finally approved by the Executive Engineer, the Licensing Authority may grant permission in writing to the applicant to erect a building on open land or to convert an existing building to be used as a Cinema in accordance with the plans and specifications finally approved. The permission granted under these rules shall not dispense with the necessity of obtaining the requisite sanction from the municipality or any other authority under any other law for the time being in force.

96. Permission to be Valid For. - The applicant shall complete the work of erecting a building on an open land or converting an existing building to be used as cinema within a period of two years from the date of the permission granted under rule 95.

97. Modification in Plans.- No modifications in the plans and specifications shall be made while in the course of construction unless such modifications are approved by the Licensing Authority in consultation with the authorities concerned.

98. Additions and Alterations.- No additions or alterations shall be made in existing Cinema building without obtaining written permission from the Licensing Authority.

99. Notice of Additions and Alterations.- A notice in writing of any intended structural addition to or alteration of any existing Cinema building shall be given to the Licensing Authority accompanied by complete plans, elevations and section block plan and specification of new works proposed to be executed in the manner laid down by rule 93 and the notice shall describe clearly such intended additions or alterations.

100. Inspection of Construction.-The Executive Engineer may at any time inspect a Cinema building which is under construction with a view to satisfying himself that the construction is in accordance with the approved plans and specifications.

If any deviations are found, the Executive Engineer shall report the same to the Licensing Authority and also inform the owner.

101. Chapter Not Applicable to Touring Cinemas.- The provisions of this Chapter shall not apply to Touring Cinemas.

CHAPTER VIII

CINEMA LICENCE

102. Cinema Licensee.- No places shall be opened or allowed to remain open for use as cinema unless the person being the owner, tenant or occupier thereof shall have obtained a Cinema Licence therefore.

103. Application for Cinema Licence.- (1) The application for a cinema licence shall be made to the Licensing Authority and shall contain the followings:-

- (i) statement as to the nature and extent of the interest of the applicant in the Cinema,
- (ii) the name or names of Manager or Managers nominated by the applicant as referred to in rule 119,
- (iii) the names and addresses of the qualified Electrician in-charge of the electric installation,
- (iv) the name and address of the qualified Operator of the Cinematograph,
- (v) a copy of the No Objection Certificate issued under rule 5,
- (vi) a copy of the Permission to Build issued under rule 95,
- (vii) a certificate from an authorised Architect or a qualified Engineer and countersigned by the Executive Engineer concerned to the effect that the construction of the Cinema building is sound and 6.2 rector scale earthquake proof and in accordance with the requirements laid down in Chapter III and that all directions given or conditions specified by the Executive Engineer have been complied with and that precautions against fire have been taken as laid down in Chapter VI,
- (viii) a certificate from the Government Electrical Inspector to the effect that the electrical installation in the Cinema is in order and has been inspected and passed by him and confirms

to the requirements of the rules under the Electricity Act, 2003 and to the rules specified in Chapter V and rules 82, 83(3), 85, 86, 87 and 90 in Chapter VI and that all directions given or conditions specified by the Electrical Inspector have been complied with and that the electrical plant and the Projection apparatus is in-charge of qualified persons as required by rule 76,

- (ix) a certificate to the effect that there is no objection from the health point of view for the grant of a licence and that the applicant has complied with all the directions given in that behalf by the Medical Officer,
- (x) a certificate from the concerned service provider that a telephone and internet in working order has been duly installed in the Cinema,
- (xi) a certificate from the electricity provider company or from the Electricity Inspector to the effect that lighting conductors have been duly provided in the Cinema building. Such certificates shall state the actual resistance to earth found by regular test in the case of such lighting conductors,
- (xii) a certificate from Fire Officer in accordance with the provisions made in Chapter VI relating to working condition of the fire prevention equipments.

(2) Nothing in clause (vi) of sub-rule (1) shall apply to Touring Cinema.

104. Grant of Cinema Licence.- The Licensing Authority on receipt of an application made under rule 103, on being satisfied that all the necessary rules have been complied with, may grant a Licence in form "D" for a Cinema, to the applicant on such terms and conditions and subject to such restrictions as the Licensing Authority may determine:

Provided that, the licence for Touring Cinema shall not be valid in the district of issue and ordinarily Touring Cinema license shall not be granted for places where there is already a permanent or a quasi-permanent Cinema but the Licensing Authority may in his discretion grant permission to a Touring Cinema to operate at a place where there is already a permanent or quasi-permanent Cinema on occasions such as fairs and *melas* or when the Touring Cinema exhibits film of a kind different from those exhibited by non-Touring Cinema e.g. educational films or where it caters for a different public.

105. Power to Refuse Licence.- The Licensing Authority may refuse to grant a cinema licence assigning reasons to be recorded in writing, if the Cinema appears to cause obstruction, inconvenience, annoyance, risk, danger or damage to residents or passers by in the vicinity of the Cinema.

106. Death or Disability of Licensee.- If the licensee dies or becomes mentally incapable or otherwise disabled, if the person carrying on the business shall not apply for renewal of the licence within 60 days from the death of licensee or becoming mentally incapable or otherwise disabled, he shall be punished with fine which may extend to one thousand rupees.

107. Duration of Licence.- The validity of a licence shall not exceed three years:

Provide that, the Licensing Authority shall inspect the Cinema where the licence is granted for a period of more than one year at a time, through the Executive Engineer, the Health Officer and the Electrical Inspector, as the case may be, at least once in a year and require the Licensee to remove the defects, if any, noticed during such inspection.

108. Renewal of Cinema Licence.-(1) The Licensing Authority, on receipt of an application for renewal of Cinema licence may take decision subject to rule 106 for renewal or denial in such a manner that such decision takes place before the validity of Cinema licence expires.

(2) An application for the renewal of a Cinema licence shall be made in the manner laid down in sub-rule (1) of rule 103 but it shall not be necessary to attach to the application for renewal the copy of the No Objection Certificate and the copy of the Building Permission unless specially required by the Licensing Authority:

Provided that, in the case of the Touring Cinemas and of premises in any area duly licensed for use for cinematograph exhibition before the coming into force of these rules, a certificate referred to in clause (7) of rule 103 from the Executive Engineer concerned in lieu of such certificate from an authorised Architect or a qualified Engineer may be attached:

Provided further that, the licence of a Touring Cinema at a place may be renewed, from time to time, until such time as a permanent Cinema, a *Janta* Cinema or, as the case may be a Drive-in-Cinema is opened, or allowed to remain open, at the place in accordance with the provisions of these rules.

109. Application for Renewal to be Made within One Year.- An application for the renewal of licence shall be made 90 days before the expiry of licence. If the licensee fails to submit the application for renewal of licence within time limit, his application shall be treated as an application for a new licence and all the rules shall apply *mutatis mutandis* to such application as if an application for a new licence.

110. Cinema Licence Fees.- (1) The fees for a Cinema licence or renewal of a cinema licence for permanent cinema, *Janta* Cinema and Touring Cinema shall be as follows:-

No. of Seats.	Licence fee for a period not exceeding one year. ₹	Licence fee for a period exceeding one year but not exceeding two years. ₹	Licence fee for a period exceeding two years but not exceeding three years. ₹
Up to 250	1000	2000	3000
251 to 500	2000	4000	6000
501 and above	3000	6000	9000

The fees for making any alternation or addition in Cinema licence shall be ₹ 500/-.

The fee for duplicate Cinema licence shall be ₹ 500/-:

Provided that, no licence fees shall be required to be paid in case of a Touring Cinema which has paid the licence fee at any place and when changes its camp.

(2) The fees for a Cinema licence or renewal of a Cinema licence for Drive-in- Cinema shall be as follows:-

No. of Motor Cars.	Licence fee for a period not exceeding one year. ₹	Licence fee for a period exceeding one year but not exceeding two years. ₹	Licence fee for a period exceeding two years but not exceeding three years ₹
Upto 250.	2000	4000	6000
251 to 500.	3000	6000	9000
501 and above.	4000	8000	12000

CHAPTER IX

LICENCE FOR SALE OF TICKETS, ETC.

111. Licence for Sale Tickets, etc.- No person shall sell or keep, or offer or expose for sale or cause to be sold or cause to be kept or exposed for sale any ticket of admission, pass or any other evidence of the right of admission to any cinema without having first obtained a licence for the same from the Licensing Authority. The licence shall be in Form "E".

112. Tickets, etc., to be Sold Only At Licenced Booking Office.- Every person holding a licence under rule 111 shall sell, keep offer or expose for sale any ticket or pass or any other evidence for admission only at the booking office or booking offices as approved by the Licensing Authority and specified in the Licence and no change, in the location of the same shall be made except with the previous permission in writing of the Licensing Authority:

Provided that, the Licensing Authority may in the case of charitable shows or for any other sufficient reason permit in writing, the sale of tickets passes or any other evidence for admission, at places other than the licensed booking offices or by person other than the licensee.

113. Prices and Hours of Sale To Be Notified on a Board.- The Licensee shall cause to be affixed and displayed in conspicuous manner in the Cinema premises or at the Booking Office, a price list showing the various rates charged for tickets of different classes which are kept offered or exposed by him for sale and also the hours of business during which such sale shall be effected and no sale shall be effected except during the hours notified.

114. Regulation of Sale of Tickets.- Tickets for admission, passes or other evidence of the right of admission to the Cinema shall be sold by the management on the basis of the first come first served and the licensee shall neither stop the sale of such tickets or passes of any class at the booking office nor shall be exhibited or cause to be exhibited any sign indicating the closure of sale of any class of tickets earlier than half an hour after the commencement of the show unless all the tickets of the class are actually sold.

115. Price To Be Printed On Ticket, etc. - Every licensee shall print or cause to be printed on the face of every ticket, pass or other evidence of the right of admission to be sold or kept, offered or exposed for sale, the price charged therefore plus entertainment tax, if any, and he shall not at any time charge for any such ticket, pass or evidence of the right of admission a price in excess to that printed thereon:

Provided that, it shall not be mandatory to preprint the price of ticket in cases of multipoint or internet sale or booking, at sale counter or kiosks but the price will be printed on every ticket sold. The tickets sold through such counter shall display price charged, entertainment tax and service charges and other taxes, if any, and shall not charge in excess of the price printed thereon. Entertainment tax shall be charged on the amount displayed other than service charge.

116. Records To Be Maintained and To Be Subject to Inspection.- Every licensee shall at all times keep and maintain full and accurate sets of records showing sale of tickets and their rates and produce on demand for inspection, by the concerned officer of a rank not below than that of a Sub-Inspector, stocks of tickets and registers of accounts and computerised record of tickets and computerised accounts, if any.

117. Licensee to Remain Present.-(1) Every person licensed under this Chapter shall be present at the Cinema at all times when the Cinema is kept open to public for business and shall not absent himself there from, except with the permission of the Licensing Authority endorsed on the licence, nor shall be permit any other person to act on his behalf except with the permission of the Licensing Authority endorsed on the licence.

(2) In case, where the licensee is a registered company, or a partnership firm, a person nominated by such registered company or partnership firm, shall remain present at the Cinema to which the licensee applies.

118. Fees. (1) A licence under rule 111 may be granted for any period not exceeding three years:

Provided that, period of such licence shall not exceed the period for which Cinema licence is granted under rule 107.

(2) The following fees shall be levied for a licence granted under rule 111.

- | | | | |
|-----|--|---|------|
| (a) | If licence granted for a period not exceeding one year. | ₹ | 500 |
| (b) | If licence granted for a period exceeding one year but not exceeding two years . | ₹ | 1000 |
| (c) | If licence granted for a period exceeding two years but not exceeding three years. | ₹ | 1500 |
| (3) | The fee for a duplicate licence shall be ` 500/-. | | |

CHAPTER X

GENERAL

119. Licensee or his Nominee to be Present.- Either the holder of the Cinema Licence or some person or some other persons to whom the Licensee has nominated as the manager or managers and whose name or names have been entered as such in the licence, shall be present at the Cinema to which the licence applies during the whole time for which such premises are open to the public.

120. Display of Licence.- The licensee shall cause to be displayed the Licence prominently on the walls of the office of the Cinema.

121. Smoking Prohibited.- No person shall smoke and no holder of a Cinema Licence or the manager or managers shall permit smoking in the Auditorium during a performance:

Provided that, such prohibition shall not apply to the persons sitting in their cars in the premises of a Drive-in-Cinema.

122. Spittoon.- The Cinema shall be provided to the satisfaction of the Licensing Authority with a sufficient number of spittoons in suitable place for the use of the public. The spittoons shall contain a strong disinfectant and shall be emptied from time to time. Notices for using such spittoons shall be displayed in prominent parts of the Cinema.

123. Spitting Prohibited.- No person shall at any time spit in any part of the Cinema except in the spittoons provided for that purpose.

124. Hawking Prohibited.- No person shall, during a performance or exhibition and no licensee or his nominee shall during a performance or exhibition allow any person to-

- (i) hawk in the Auditorium; or
- (ii) sell or supply any eatables or drinks to any member of the audience in the Auditorium itself; or
- (iii) distribute or sell, whether for consideration or not any article or thing to any member of the audience in the auditorium itself;

Provided that, in the case of a Drive-in-Cinema, the Licensing Authority may permit such number of hawkers subject to such conditions as may be specified in the Licence.

125. Overcrowding Prohibited.- (1) No licensee shall admit to any part of the Auditorium a greater number of persons than the maximum number authorised in the licence to be accommodated in such part and in the case of a Drive-in-Cinema, no licensee shall admit a greater number of motor cars than the maximum number authorised in the licence of such cinema.

(2) In order to ensure that the maximum number of persons authorised in the licence has not exceeded and more particularly to facilitate checking by the Police at any time, the licensee shall issue tickets bearing serial number and the date and the number of the performance on foils and counterfoils. After each performance the ticket books shall be marked "closed" on the last counterfoil issued.

126. Cleanliness.- The licensee shall at all time keep the Cinema premises in a clean and sanitary condition. The floors and the walls up to a height of 90 centimeters shall be washed with a strong disinfectant at least once a month.

127. Duty of Operators, etc.- The persons in-charge of the projecting apparatus, electrical installation and plant and the engine room, if any, shall satisfy themselves before the commencement of each performance that the apparatus or plant in their respective charge is in proper working condition.

128. Cinema not to be used for any other purpose.- No Cinema premises shall be used for any purpose other than the exhibition of Cinematograph films except with the previous permission in writing of the Licensing Authority.

129. Slot Machines Prohibited.- No slot or amusement machine shall be operated in the premises of a Cinema except with the written permission of the Licensing Authority provided that no such permission shall be required for machines exclusively used for the sale of articles like sweets or cigarettes or for the recording of weight.

130. Access to Inspecting Officers.- The licensee shall give free access to the Cinema at all hours to the officers mentioned below:-

- (i) The Licensing Authority or any officer authorised by him for the purpose of carrying out the duties of the Licensing Authority under the Act and the rules and to ensure that the provisions of Act and the rules are complied with;
- (ii) Any Police Officer who is required by a general or special order of the Licensing Authority or the District Superintendent of Police to attend the same; and
- (iii) The Executive Engineer, Electrical Inspector, Health Officer or Fire Officer for the purpose of seeing that the provisions of these rules are being duly observed.

131. Licence not Transferable.- A licence granted under these rules shall not be transferable but shall be personal for the benefit only of the person to whom it is granted and on the death of the licensee, the licence shall be deemed to be revoked:

Provided that, the provisions of this rule shall not apply to a registered company.

132. Licensee Liable for Acts of his Employees.- The licensee shall be responsible for all acts and omissions of his managers, employees or agents, arising out of or in connection with the Cinema to which his licence relate.

133. Exemptions to be Conditional.- Notwithstanding anything contained in these rules, any relaxation of or exemption from any such rule in respect of premises in any area duly licensed for use for Cinematograph exhibition before the coming into force of these rules in that area shall operate only if such premises have been constructed in accordance with the provisions of the rules under which they were licensed and so long as such premises are not renovated or otherwise substantially altered and upon such renovation or other alteration any such relaxation or exemption shall cease to operate and the rules shall apply to such premises as it applies to other premises. If any question arises where the premises are or are not renovated or substantially altered, it shall be referred to the Licensing Authority and his decision shall be final.

134. Exemption.- The State Government may for reasons to be recorded in writing and subject to such conditions and restrictions as it may impose, generally or in particular case, relax or exempt from operation of any of the provisions of contained in Chapters I to X of these rules.

135. Penalty.- Any person failing to comply with or contravening the provisions of any of these rules shall on conviction be punished with fine which may extend to ten thousand rupees.

CHAPTER XI

SUSPENSION AND CANCELLATION OF AND APPLICATION FOR EXEMPTIONS

136. Suspension or Cancellation of Licence.- (1) The Licensing Authority may-

(a) suspend or cancel any licence granted under these rules for contravention of or any of the provisions of these rules or any of the conditions of the licence granted under these rules, or

(b) suspend or revoke any licence granted under these rules on the recommendation of the prescribed officer under section 20A of the Gujarat Entertainments Tax Act, 1977 (Guj. 16 of 1977):

Provided that, the Licensing Authority shall give the licensee an opportunity to show cause before taking any action under this sub-rule.

(2) Notwithstanding anything contained in sub-rule (1), the Cinema Licence shall be liable for immediate suspension or cancellation by the Licensing Authority if in the opinion of the Licensing Authority, the appliances in the Cinema for protection against and for extinguishing fire are inadequate or in any way insufficient or in unsatisfactory condition.

(3) Notwithstanding the provisions of sub-rules (1) and (2), the Licensing Authority may, at any time cancel or suspend the licence granted under these rules and may direct the licensee to close the Cinema either permanently or temporarily or direct him to comply with such directions and instructions that he may issue in order to prevent any obstruction, inconvenience, annoyance, risk, danger or damage to the residents or passers-by in the vicinity or for the maintenance of public safety and the prevention of disturbance in the Cinema and every licensee shall forthwith comply with any such directions or instructions as may be given by the Licensing Authority and if the Licensee fails to comply with such instructions or directions, his licence shall be liable for immediate suspension or cancellation.

137. Power to give directions during Epidemics.- Without prejudice to the provisions of rule 136, the Licensing Authority in consultation with the Assistant Director of Public Health, or the District Health Officer or the Health Officer of the Municipality, if any, may, if so advised, direct by a notice:-

(a) a reduction in the scale of accommodation prescribed in rule 15,

(b) the periodical disinfection of premises which may include spraying and fumigating, and

(c) the adoption of such other measures for better ventilation as may be specified in this notice;

and thereupon the licensee shall be bound to forthwith comply with any such direction and on failure to do so, his license shall be liable for suspension or cancellation.

138. *Presentation of Application for Exemption.*-An Application for grant of exemption under section 134 shall be made to the Government in Information and Broadcasting Department and unless prevented by sufficient cause, be made at least ten days, before the date of the proposed cinematograph exhibition.

139. *Period for filing Appeal or Application for Revision.*- An appeal under section 9 or an application for revision under section 10 or an application for review under section 11 of the Act shall be made within a period of thirty days from the date of receipt of the order of the Licensing Authority.

140. *Repeal and Savings.*-(1) On the commencement of these rules, the Bombay Cinemas Rules, 1954 shall stand repealed.

(2) Notwithstanding such repeal, anything done or any action taken under any of the provisions the rules repealed shall, in so far as it is not inconsistent with the provisions of these rules, be deemed to have been done or taken under the corresponding provisions of these rules.

FORM A

(See rule 3 (3))

NOTICE UNDER RULE 3 OF THE GUJARAT CINEMA RULES, 2014

Please take notice that I.....son of.....
age.....resident of village:.....
 Taluka:.....District:...../ Name of Company and Registered Office address proposes
 locating a permanent - Touring/Janata/ Drive-in-Cinema at.....(name of village)
 Taluka:.....District:.....on the land belonging to Shri
admeasuring about..... and bearing
 R.S.No.....C.S.No.....No.....
 and bounded as under:

.....
 Notice is hereby given that any objection to the location of the said Cinema shall be lodged with the District
 Magistrate,..... within such time as may be notified by him.

Date :

Signature

Name and Address of Applicant

FORM B

(See rule 4)

NOTICE UNDER RULE 4 OF THE GUJARAT CINEMA RULES, 2014

Where Shri.....son..... of
age.....resident ofTaluka:
District:...../ Name of Company and Registered Office:
has applied to me for the grant of No Objection Certificate for the location
 of a Permanent / Janata Cinema / Touring Cinema/Drive-in- Cinema at Village:
Taluka:District:..... on the land of Shri
and bearing R.S. NO..... and bounded
 as under. C.S.NO.....Ward No.....

Notice is hereby given that any person having any objection to the grant of a "No Objection
 Certificate" as aforesaid shall lodge his objection in writing with the undersigned by the..... day of
 Any objection received beyond that date will not be taken into consideration.

Given under my hand this.....day of.....

District Magistrate,.....
 Licensing Authority.

FORM C

(See rule 5)

NO OBJECTION CERTIFICATE

In exercise of the powers conferred by rule 5 of the Gujarat Cinema Rules, 2014, I District Magistrate of do hereby grant this certificate that there is no objection to Shri son of resident of Village: Taluka: District: / Name of Company and Registered Office: Address, locating a permanent / Janata /touring drive-in cinema on the land belonging to Shri at Village: Taluka: District:

The site where the cinema is to be located is specified below:-

(Please give here the description of the site given in Form A).

This "No Objection Certificate" is valid for period of two years from the date of its issue in the case of Permanent Cinema, Janata Cinema and Drive-in-Cinema and six months from such date in the case of Touring Cinema, for the purpose specified in rule 5 of the Gujarat Cinema Rules, 2014 unless the period of the validity thereof its extended period or extended period as the case may be, the construction of the period or extended period as the case may be, the construction of the proposed Permanent Cinema, Janata Cinema and Drive-in-Cinema is not Touring Cinema is not put up a fresh "No objection Certificate" shall be necessary.

Given under my hand this day of

District Magistrate of
Licensing Authority.

*Note.- The issue of " No Objection Certificate "does not obviate the necessity of obtaining permission for building a cinema under chapter VII of the Gujarat Cinema Rules, 2014 or other permission required, if any, under any other law for the time being in force.

FORM D

(See rule 104)

LICENCE FOR A CINEMA

In exercise of the powers conferred by section 3 of the Gujarat Cinemas (Regulation) Act, 2004. (Guj. 21 of 2004),

In exercise of the powers conferred in me under section 3 of the Gujarat Cinemas (Regulation) Act, 2004. (Guj. 21 of 2004),

I, the Commissioner of Police / the District Magistrate

licence is hereby granted / hereby grant the licence to Shri son of Shri resident of Village: Taluka: District: / ...*here enter the name of area and city City /Name of Company and Registered Office: Address (more particularly described below) for giving exhibition by means of cinematograph subject to the following conditions and restrictions, namely:-

(Here give the full description of the cinema)

Conditions and Restrictions.

1. The licensee shall not exhibit or permit to be exhibited in the Cinema

- (a) any film other than a film which has been certified by the **Board of Film Certification** constituted under section 3 of the Cinematograph Act, 1952 (XXXVII of 1952), as suitable

for unrestricted public exhibited or for public exhibited restricted to adults and which, when exhibited, displays the prescribed mark of the Board, and has not been altered or tampered with in any way since such mark was affixed thereto;

- (b) any film which has been certified by the **Board of Film Certification** as suitable for public exhibition restricted to adults, to any person who is not an adult;
- (c) any film contrary to any direction that may be issued from time to time in this behalf by the State Government under sub-section(3) of section 5 of the Act.

2. The licensee shall-

- (a) prominently exhibit at each public entrance of the premises, whenever the premises are open to the public, a notice indicating in tabular form and in clear bold letters and figures-
 - (i) the title of each film other than trailers and advertisement films to be shown on that day;
 - (ii) the approximate time of commencement of each such film;
 - (iii) whether each such film is suitable-
 - (a) for unrestricted public exhibition and has received "U" certificate; or
 - (b) for public exhibition restricted to adults and has received "A" certificate;
 - (iv) (a) whether persons who are not adults will be admitted or not to the exhibition of the film;
 - (b) indicate clearly the nature of any certificate received in respect of the film from the **Board of Film Certification** by the letter "U" or "A", as the case may be, in any advertisement of the film displayed at the premises.

3. The licensee shall not exhibit or permit to be exhibited in the Cinema, any photograph, picture or poster which depicts or represents or purports to represent a scene or shot which has been excised from any film under the orders of the aforesaid Board of Film Certification or the Central Government.

4. The licensee shall not exhibit or permit or cause to be exhibited at the said place any poster or picture which is a gross misrepresentation of the film itself and which is obscene.

5. If, for the purpose of advertising film which is being or proposed to be exhibited in the licensed premises, the licensee is found to be exhibiting or causing to be exhibited in any public place any obscene poster or picture and is convicted under section 292 of the Indian Penal Code, the licence shall be liable to be cancelled.

6. The licensee shall not exhibit or permit or cause to be exhibited in the said place any slide which displays any advertisement which is of an indecent or obscene nature or the publication of which is prohibited under any law for the time being in force.

7. The licensee shall not supply or cause to be supplied any polaroid glasses to any person for the purpose of viewing any film unless such glasses if already used for such purpose, are sterilized before they are so supplied.

8. The licensee shall not store inflammable film in quantity exceeding 90.7 Kilo grams at the said place unless a separate licence for the storage of such film has been obtained by him from the Chief Inspector of Explosives of India as required by the Cinematograph Film Rules, 1948.

9. Film shall be stored-

- (i) in a storage shed constructed of suitable unflammable materials, the doors and ventilators of which may be of wood and shall open outwards, or
- (ii) in a tent, placed on private ground and separated by a distance of not less than 7.5 meters from any dwelling house, other building, highways, street or public place.

10. The storage shed shall not form part of or, be attached to any building in which any person resides or works or where person assemble for any purpose unless it is separated there from by a substantial floor or partition.

11. The storage shed, if in any building, shall not be situated under any staircase or under any other means of exit likely to be required to be used for escape in case of fire.
12. The storage shed shall be adequately ventilated near the ground level and also near or in the roof. All ventilators shall be fitted with metal grids or similar suitable protection on the outside face of the wall and a layer of No. 16 mesh brass or other non-corroding metal wire gauze on the inside face of the wall.
13. Film shall be kept in a securely closed fire resisting receptacle.
14. The storage shed or tent shall not be used for any other purpose.
15. (i) all operations connected with examination, repairing, cleaning, waxing and rewinding of film shall only be carried out in the examination room which shall not be used for any other purpose and shall be separated from the storage shed by a partition,
 - (ii) the examination room shall be constructed of fire-resisting materials only and well ventilated to the outside air,
 - (iii) not more than 2 rolls of film only shall be opened for examination at any one time per examiner and not more than 100 rolls in all shall be under examination or repair at any one time.
16. All film waste and scrap in the examination room shall be placed immediately in a strong metal receptacle fitted with a tight hinged lid and marked "Film Waste" and kept under water until disposed off. The contents of the drums shall be disposed of at frequent intervals by burning under adequate precaution in such other manner as may be prescribed by the Licensing Authority.
17. No alterations shall be carried out in the storage shed or examination room without the previous sanction in writing of the Licensing Authority. Such alterations so sanctioned shall be shown on an amended plan to be attached to this licence.
18. The furniture and other articles shall be so arranged as to afford free egress to persons in the room in the event of fire.
19. There shall be kept posted up in large characters in the room-
 - (i) full instructions as to the action to be taken in case of fire; and
 - (ii) full directions as to the means of escape from the room in case of fire.
20. No two sheds for the storage of film shall adjoin to each other or be in the same building.
21. Adequate precautions shall at all times be taken for the prevention of accidents by fire or explosion and no smoking, fire or light or articles capable of causing fire to film shall be permitted at any time within the licenced premises.
22. Free access to the licensed premises shall be given at all reasonable times to an Inspectors and every facility shall be afforded to such Inspector or ascertaining that the rules and conditions are duly observed.
23. Any accident, fire or explosion occurring within the licensed premises which is attended with loss or human life or serious injury to persons or property shall be reported immediately to the nearest Magistrate or to the Officer-in-charge of nearest police station and by telegraph or telephone where such means of communication are available.
24. If the licensing authority calls upon the holder of a licence by a notice in writing, to execute any repairs to the licensed premises which are in the opinion of such authority necessary for the safety of the premises, the holder of the licence shall execute the repairs within such period not being less than one week from the date of receipt of notice, as may be fixed by the notice.
25. The licensee shall not continue any performance or exhibition of any film by means of a cinematograph after 12.30 A.M.
26. The licensee shall comply with such other conditions as may be prescribed from time to time by rules.
27. The licensee shall not admit in the Cinema Auditorium or in any part or division thereof a larger number of persons than that indicated below:-

Here enter name of the division or part
of the Auditorium.

The maximum number of persons
that shall be admitted in the division
or part of Auditorium.

28. In case of Touring Cinema, the loudspeakers shall be kept at such a tone that the noise does not disturb the peace of surrounding areas.

29. This license is granted subject to the provisions of the Gujarat Cinemas (Regulation) Act, 2004, and the Gujarat Cinema Rules, 2014, and the conditions given in detailed on the reverse of this licence, and is liable to suspension or cancellation for breach of any of the provisions of the Act, rules or conditions of licence. Breach of the any of the provisions of the Gujarat Cinemas (Regulation) Act, 2004, or the Gujarat Cinemas Rules, 2014, or any conditions of this licence is punishable under section 7 of the Gujarat Cinemas (Regulation) Act, 2004.

30. This licence is not transferable but is personal for the benefit of the licensee mentioned above and in case the transfer of the licence by the licensee to any person, the same is liable to be suspended or cancelled:

Provided that, this sub-clause shall not apply to a registered company.

31. The names and address of persons nominated as Managers under rule 122 of the Gujarat Cinema Rules, 2014 are as under:-

(1) Shri..... son of.....
..... resident of..... Village: Taluka: District:

(2) Shri..... son of.....
..... resident of..... Village: Taluka: District:

32. The licence is valid till the..... day of

33. A fee of ₹...../- (Rupees.....only) has been received in respect of this licence.

Given under my hand and seal this..... day of.....

Place:

District Magistrate

..... District and *exofficio*
Licensing Authority.

Renewal

Date of Renewal	Date: Valid Till	Fees Paid ₹	Signature of Licensing Authority
(1)	(2)	(3)	(4)

FORM E

(See rule 111)

LICENCE TO SELL OR KEEP FOR SALE, OR OFFER OR EXPOSE FOR SALE ANY TICKET OF ADMISSION, PASS OR OTHER EVIDENCE OF RIGHT OF ADMISSION TO A CINEMA.

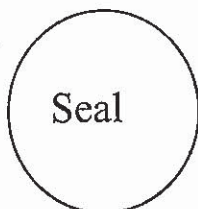
In exercise of the powers conferred by rule 111 of the Gujarat Cinema Rules, 2014, licence is hereby granted to Shri son of resident of..... District:/ Name of Company and Registered Office address to sell or keep for sale, or offer or expose for sale any ticket of admission, pass or other evidence of right of admission to the Permanent Cinema/ Quasi-Permanent Cinema/Janata Cinema/Touring Cinema/Drive-in-cinema known as.....and situated at..... District:

2. The licensee shall sell, offer, keep expose for sale any ticket of admission, pass, or other evidence of the right of admission to the above Cinema only at the following places:-

(1)

(2)

Given under my hand and seal, this.....date of.....

Name and Designation
of Licensing Authority.

Memorandum of Renewal

Date of Renewal	Date up to which valid.	Fee paid Rupees	Signature of Licensing Authority

By order and in the name of the Governor of Gujarat,

K. L. PATEL,
Deputy Secretary to Government.



સત્યમેવ જયતે

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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd January, 2014

GUJARAT PUBLIC TRUSTS ACT, 1950.

No. GK/01/2014/BPT/1096/25/E :- The following draft of a Notification which is proposed to be issued under section 84, read with section 14 of the Gujarat Public Trusts Act, 1950 (Bom. XXIX of 1950), is published as required by sub-section (3) of section 84 for the information of persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Secretary to Government, Legal Department, Sachivalaya, Gandhinagar, from any person with respect to the said draft on or before the expiry of the aforesaid period, will be considered by the Government.

DRAFT NOTIFICATION

No. GK/01/2014/BPT/1096/25/E :- In exercise of the powers conferred by section 84 read with section 14 of the Gujarat Public Trust Act, 1950 (Bom. XXIX of 1950), the Government of Gujarat hereby makes the following rules further to amend the Bombay Public Trusts (Gujarat) Rules, 1961, namely :-

1. These rules may be called the Bombay Public Trust (Gujarat) (First Amendment) Rules, 2014.
2. In the Bombay Public Trust (Gujarat) Rules, 1961, in rule 4, for items (5),(6),(7),(9),(11),(12) and (16), the following shall be substituted, namely :-

- " (5) Bhavnagar Region shall comprise of the Districts of Bhavnagar and Botad.
- (6) Junagadh Region shall comprise of the Districts of Junagadh and Gir Somnath.
- (7) Rajkot Region shall comprise of the Districts of Rajkot and Morbi.
- (9) Vadodara Region shall comprise of the Districts of Vadodara and Chhotaudepur.
- (11) Sabarkantha Region shall comprise of the Districts of Sabarkantha and Arvali.
- (12) Panchmahal Region shall comprise of the Districts of Panchmahal and Mahisagar.
- (16) Jamnagar Region shall comprise of the Districts of Jamnagar and Devbhumi Dwarka"

By order and in the name of the Governor of Gujarat,

(Sd/-) Illegible,
Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

EDUCATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd January, 2014.

Gujarat Primary Education Act, 1947.

No. KSH/71/2011/PRE/2011/180046/CH: — WHEREAS certain draft rules were published as required by sub section 63 of the Gujarat Primary Education Act, 1947 (Bom. LXI of 1947) at pages 73 to 74 of the Gujarat Government Gazette part IV-B, dated the 26th September, 2013, under the Government Notification, Education Department No. 2013, KSH/52/KP/PSH/1011/180046/CH, dated the 4th September 2013, inviting objections or suggestion from all persons likely to be affected thereby within a period of thirty days from the date of publication of the said notification in the official Gazette.

AND WHEREAS no objection or suggestion has been received by the Government.

NOW, THEREFORE, in exercise of the powers conferred by sub section (1) of section 63 of the Gujarat Primary Education Act, 1947 (Bom. LXI of 1947), the Government of Gujarat hereby makes the following rules further to amend the Bombay Primary Education Rules 1949 namely.

1. These rules may be called the Bombay Primary Education (Amendment) Rules, 2014.
2. In the Bombay Primary Education Rules, 1949 in rule 106,
 - (i) in Part (A), in sub-rules (2) and (3), for the words and figures "Rs. 1000", the words and figures "Rs.25000" shall be substituted :
 - (ii) in Part (B), sub-rules (2), for the words and figures "500", the words and figures "Rs.5000" shall be substituted :

By order and in the name of the Governor of Gujarat,

YOGESH RAVAL,

Under Secretary to Government.



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PART IV-B

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કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર તા.૦૮મી જાન્યુઆરી, ૨૦૧૪

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩

ક્રમાંક:-જીએચકેએચ-૦૪-૨૦૧૪-એપીએમ-૧૧-૨૦૧૪-૨૪-ગ. -બોમ્બે એગ્રીકલ્ચરલ પ્રોડ્યુસ માર્કેટસ એક્ટ, ૧૯૩૯ (Bom. XXII of 1939) ની કલમ-૩ હેઠળ બહાર પાડેલ બોમ્બે સરકારશ્રીના ઈન્ડસ્ટ્રીઝ એન્ડ કો-ઓપરેશન ડીપાર્ટમેન્ટના તા.૧૪-૧૨-૧૯૫૭ ના જાહેરનામા ક્રમાંક:PMA.III(1) 56-I થી વડોદરા જિલ્લાની ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, સાવલીના બનેલા વિસ્તારને સદરહુ અધિનિયમના હેતુઓ માટે તેમાં નિર્દિષ્ટ કરેલ ખેત ઉત્પન્નોની અમુક જાતના સબંધમાં બજાર વિસ્તાર(જેનો આમા હવે પછી સદરહુ બજાર વિસ્તાર તરીકે ઉલ્લેખ કર્યો છે તે) તરીકે જાહેર કરવામાં આવ્યો છે.

૨. સદરહુ બજાર વિસ્તારનું બે જુદા જુદા બજાર વિસ્તારો એટલે કે, વડોદરા જિલ્લાના (૧) સાવલી તાલુકાના બનેલા વિસ્તાર અને (૨) ડેસર તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજન કરવાનું ધાર્યું છે.

૩. વડોદરા જિલ્લાના (૧) સાવલી તાલુકાના બનેલા બજાર વિસ્તારમાં અને (૨) ડેસર તાલુકાના બનેલા વિસ્તારમાં નિયંત્રણમાં લીધેલ જણસીઓ (૧) કપાસ (૨) તમાકુ (૩) ડાંગર (૪) તુવેર (૫) તલ (૬) ચણા (૭) બાજરી (૮) મકાઈ (૯) જીરું અને (૧૦) દિવેલી જેવી જણસીઓનું ખરીદ વેચાણનું નિયમન કરવા ધાર્યું છે.

૪. તેથી હવે સદરહુ અધિનિયમની કલમ-૫૨ અને કલમ-૫ સાથે વાંચતા મળેલ સત્તાની રૂએ ગુજરાત સરકારશ્રી આથી સદરહુ બજાર વિસ્તારને સદરહુ જણસીઓનું ખરીદ અને વેચાણનું નિયમન કરવા માટે સદરહુ અધિનિયમના હેતુઓ માટે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, સાવલીનું વિભાજન કરીને, વડોદરા જિલ્લાના (૧) સાવલી તાલુકાના બનેલા વિસ્તાર અને (૨) ડેસર તાલુકાના બનેલા વિસ્તારમાં વિભાજન કરવાનો ઈશાદો જાહેર કરે છે.

૫. આ જાહેરનામું પ્રસિધ્ધ થયાની તારીખથી એક માસની મુદતમાં ગુજરાત સરકારશ્રીના સંયુક્ત સચિવશ્રી (ધિરાણ), બ્લોક નં.૭, ૬ હો માળ, કૃષિ અને સહકાર વિભાગ, સચિવાલય, ગાંધીનગરને જે કોઈ વાંધા/સૂચનો મળશે તેના ઉપર સરકારશ્રી દ્વારા વિચારણા કરવામાં આવશે અને આખરી કરવામાં આવશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

બી.એમ.ગામીત,
સરકારના ઉપસચિવ.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd January, 2014..

GUJARAT ELECTRICITY INDUSTRY (REORGANIZATION AND REGULATION ACT, 2003):

No.GHU-4/2014-GERC-12/2013-267-K : WHEREAS the Govt. of Gujarat has constituted a Selection Committee for selecting a Chairperson of the Gujarat Electricity Regulatory Commission under Notification No.GU-2013-12-2013-K dated 19.08.2013,

AND WHEREAS the Selection Committee has recommended a Panel of two names for consideration of the State Government,

NOW, THEREFORE, in exercise of the powers conferred by sub-section (6) of section 6 of the Gujarat Electricity Industry (Reorganization and Regulation) Act, 2003 read with relevant provisions of the Electricity Act, 2003, in this regard, the Govt. of Gujarat hereby appoints **Shri Pravinibhai Patel** as Chairperson of the Gujarat Electricity Regulatory Commission, from the date, he resumes the office.

By order and in the name of the Governor of Gujarat,

K. H. CHORERA

Officer on Special Duty (Power)



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th January, 2014.

GUJARAT REVENUE TRIBUNAL ACT, 1957

No. GHM/2014/2/M/NMK/102011/930/J :- In exercise of the powers conferred by section 3 (2) & 5 (1) of the Gujarat Revenue Tribunal Act, 1957 and rule 4 of the Gujarat Revenue Tribunal Rules, 1982, and all other powers enabling it in that behalf, the Government of Gujarat hereby appoints Shri M.P.Gamara, Retired District Judge as a Member of the Gujarat Revenue Tribunal with immediate effect.

By order and in the name of the Governor of Gujarat,

HEMENDRA SHAH,

Additional Secretary to Government

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૦મી જાન્યુઆરી, ૨૦૧૪.

ગુજરાત મહેસૂલ અધિનિયમ, ૧૯૫૭

ક્રમાંક:-ધમ-૨૦૧૪-૨-મ-નમક-૧૦૨૦૧૧-૯૩૦-જ:- ગુજરાત મહેસૂલ પંચ અધિનિયમ-૧૯૫૭ની કલમ-૩ (૨) તથા ૫ (૧)થી અપાયેલ સત્તાની રૂએ તેમજ ગુજરાત રેવન્યુ ટ્રિબ્યુનલ નિયમો ૧૯૮૨ના નિયમ-૪ તથા આ અંગે અધિકૃત કરતી બીજી તમામ સત્તાની રૂએ ગુજરાત સરકાર શ્રી એમ.પી.ગમારા, નિવૃત્ત જિલ્લા ન્યાયાધીશની ગુજરાત મહેસૂલ પંચના સભ્ય તરીકે તાત્કાલિક અસરથી નિમણૂક કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

હેમેન્દ્ર શાહ,
સરકારના અધિક સચિવ.

સરકારી મધ્યસ્થ મુદ્રશાલય, ગાંધીનગર.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 2nd January, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/01/CPI/1405-85/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 143, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
143	M/S Avik Pharmaceutical Limited (Consumer No. 37493)	Vapi	Valsad	Unit shall be permitted to utilize 100 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,

Section Officer,

Energy & Petrochemicals Department.



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by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 2nd January, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/02/CPI/1408-4420/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(ii)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 371, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
371	M/S Avik Pharmaceutical Limited (Unit-II) (Consumer No. 06103)	Vapi	Valsad	Unit shall be permitted to utilize 38 H.P. power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,
Section Officer,
Energy & Petrochemicals Department.



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PART IV-B

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ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 2nd January, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/03/CPI/1409-4022/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(ii)/K1 dated 20th July, 1993, as under :

In Schedule-II after Sr. No. 444, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
444	M/S Zydus BSV Pharma Pvt. Limited (Consumer No. 18421)	Matoda	Ahmedabad	Unit shall be permitted to utilize 550 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 4th January, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/05/CPI/1409-2036/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(ii)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 370, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
370	M/S Gujarat Polyfilms Pvt. Limited (Consumer No. 11467)	Palsana	Surat	Unit shall be permitted to utilize 900 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,
Section Officer,
Energy & Petrochemicals Department.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૭મી ડીસેમ્બર, ૨૦૧૩.

ક્રમાંક : જીએચકેએચ/૯૯/૨૦૧૩/એપીએમ/૧૦/૨૦૦૮/મંત્રી-૧૯/ગ-ગુજરાત ખેત, ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ના ગુજરાત અધિનિયમ-૨૦) હેઠળની ખેતીવાડી ઉત્પન્ન બજાર સમિતિ-ઉમરાળા જી. ભાવનગરમાં ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ની કલમ ૧૧(પ) અને (૨) (ક) ની જોગવાઈ હેઠળ રાજ્ય સરકારને મળેલ સત્તાની રૂએ તારીખ : ૨૧-૧૨-૨૦૦૮ ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૬૪/૨૦૦૮/એપીએમ/૨૦૦૮/મં.૧૯-ગ થી રાજ્ય સરકાર દ્વારા નિયુક્ત નવી કમિટિની રચના કરવામાં આવી હતી તેની મુદત પુરી થતાં તા. ૨૨-૯-૧૧ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૭૭/૨૦૧૧/એપીએમ/૧૦/૨૦૦૮/મં.૧૯-ગ થી, રાજ્ય સરકારશ્રી દ્વારા નિયુક્ત કમિટિની મુદત/તા. ૨૨-૧૨-૨૦૧૧ થી તા. ૨૧-૧૨-૨૦૧૩ સુધી વધારી આપવામાં આવી છે.

નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, ગુજરાત રાજ્ય, ગાંધીનગર, તેમના તા. ૨૧-૯-૨૦૧૩ના પત્રથી, કરેલ દરખાસ્ત અનુસાર ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ઉમરાળાની આ નિયુક્ત કમિટિ દ્વારા વરહ આધુનિક સગવડોની યોજના અન્વયે ખેડૂતો માટેના શેડ-૨ ના બાંધકામ પૂર્ણ કરેલ છે. જ્યારે વોટર ટેન્ક વિથ સંપ સાથેનું બાંધકામ શરૂ કરવામાં આવેલ છે. તેમજ બજાર સમિતિમાં સ્વલંબીતમાંથી ઓફિસ બિલ્ડીંગનું બાંધકામ શરૂ કરવામાં આવેલ છે. સદરહુ બજાર સમિતિની તા. ૬-૮-૨૦૧૩ના સાધારણ સભાના ઠરાવ નં. ૬(એ) મુજબ બજાર સમિતિની આર્થિક સ્થિતિ ચૂંટણી ખર્ચ કરવા સક્ષમ નથી. સદરહુ બજાર સમિતિનો ધ્યેય વિકાસ માટેનો હોઈ અને બજાર સમિતિની હાલની નિયુક્તિ કમિટિની મુદત તા. ૨૧-૧૨-૧૩ના રોજ પૂર્ણ થતી હોઈ તાલુકા ખેડૂતોના તેમજ વેપારીઓના સહકારી ક્ષેત્રે જોડાયેલ સહકારી સંસ્થાના જાહેર હિતને ધ્યાને લેતાં ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ઉમરાળાને તરીકે વધુ બે વર્ષ માટે, મુદત વધારવા ભલામણ કરેલ છે. સદરહુ મુદત વધારવાની બાબત સરકારશ્રીની વિચારણા હેઠળ હતી.

આથી, પુખ્ત વિચારણાને અંતે, રાજ્ય સરકારશ્રી, ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ની કલમ-૧૧ (પ) અને (૨) (ક) ની જોગવાઈ હેઠળ મળેલ સત્તા અન્વયે, ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ઉમરાળા જિલ્લો ભાવનગર ની હાલની કમિટીને, ખાસ કિસ્સામાં વધુ બે વર્ષ એટલે કે તા. ૨૨-૧૨-૨૦૧૩ થી તારીખ ૨૧-૧૨-૨૦૧૫ સુધીના સમય માટે પુનઃ નવી કમિટિ તરીકે નિયુક્તિ કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

બી.એમ. ગામીત,
સરકારના ઉપસચિવ,



सत्यमेव जयते

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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 10th January, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/07/CPI/1406-2612/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(ii)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 168, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
168	M/S City Tiles Limited (Consumer No. 33263)	Dalpur	Sabarkantha	Unit shall be permitted to utilize 300 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.,
Energy & Petrochemicals Department.



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ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 10th January, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/08/CPI/1404-4430/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(ii)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 122, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
122	M/S City Tiles Limited (Consumer No. 33246)	Dalpur	Sabarkantha	Unit shall be permitted to utilize 525 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.,
Energy & Petrochemicals Department.



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ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 10th January, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/09/CPI/1404-3898/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(ii)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 129, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
129	M/S Oracle Granito Limited (Consumer No. 33250)	Gadhoda	Sabarkantha	Unit shall be permitted to utilize 255 H.P. power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.,
Energy & Petrochemicals Department.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th January, 2014.

GUJRAT FIRE PREVENTION AND LIFE SAFETY MEASURES ACT, 2013.

No.GH/V/11 of 2014/PRCH-102013-382_L(Part-2):- The following draft of rules which is proposed to be issued under section 57 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013) is published as required by sub-section (1) of the said section 57 for the information of all the persons likely to be effected thereby and notice is hereby given that the said draft of rules will be taken into consideration by the Government of Gujarat from or after expiry of sixty days from the date of publication of this notification in the *Official Gazette*.

2. Any objections or suggestions which may be received by the Additional Chief Secretary to the Government of Gujarat, Urban Housing and Urban Development Department Sachivalaya Gandhinagar from any person with respect to the said draft on or before the expiry of the aforesaid period will be considered by the Government of Gujarat.

GUJRAT FIRE PREVENTION AND LIFE SAFETY MEASURES ACT, 2013.

DRAFT NOTIFICATION

No. GH/V/ 11 of 2014/PRCH-102013-382-L(Part-2):- in exercise of the powers conferred by section 57 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013), the Government of Gujarat hereby makes the following rules, namely:-

CHAPTER I

PRELIMINARY

1. **Short Title, Extent and Commencement.**- (1) These rules may be called the Gujarat Fire Prevention and Life Safety Measures Rules, 2014.

(2) It extends to the whole of the State of Gujarat.

(3) It shall come into force on the date of their publication in the *Official Gazette*.

2. **Definitions.** - (1) In these rules, unless the context otherwise requires:-

- (a) "Act" means the Gujarat Fire Prevention and Life Safety Measures Act, 2013. (Guj. Act No. 11 of 2013);
- (b) "Fire Prevention Wing" means the Fire Prevention Wing created under rule 38;
- (c) "Fire Safety Certificate" means the Fire Safety Certificate issued under sub-rule (1) of rule 23;
- (d) 'Form' means 'Form' in appended to these rules;
- (e) "Gujarat State Institute for Fire Safety Training" means Gujarat State Institute for Fire Safety Training, (GSIFST) established under sub-section (1) of section 17 of the Act;
- (f) 'Schedule' means a 'Schedule' appended to these rules;

- (2) The words and expressions not defined in these rules but defined in the Act, or GDCR or National Building Code of India or relevant Indian Standards or Specifications published by Bureau of Indian Standards shall have the meanings as assigned to them in the Act or Building Bye-laws or National Building Code of India, 2005 or relevant Indian Standards or Specifications published by the Bureau of Indian Standards for construction and fire safety of buildings or premises and *pandals*.

CHAPTER II

ORGANISATION, ESTABLISHMENT AND ADMINISTRATION

3. **Qualifications of the Nominated Officer.**- (1) For appointment of the nominated officer under clause (u) of sub-section (1) of section 2 of the Act, a person shall possess the qualifications as specified in First Schedule.

4. **Equipments and Appliances for Fire Service.**- (1) The Director shall determine the requirement of equipments and appliances for rescue, fire fighting, personal protection in such numbers and with such specifications taking into consideration the apprehension of fire risk in the area for effective measures of safety and efficient response in times of emergency.

- (2) The Director, with the previous sanction of the Government, shall procure equipments and appliances determined under sub-rule (1) in such manner that each fire division is adequately equipped to meet with the requirement of fire fighting and fire safety measures and make all necessary arrangements for their upkeep and maintenance to ensure their availability to provide fire prevention and fire safety service as and when required.

- (3) The life of equipments and appliances shall be as per the recommendations of the Standing Fire Advisory Council of the Ministry of Home Affairs, Government of India or of any other authority as may be authorized by the Government for this purpose.

5. **Construction or hiring of places for Fire Stations.**- (1) The Director shall identify the area where the establishment of a fire station is tactically advantageous to provide fire prevention and life safety measure.

- (2) The Director with the previous sanction of the State Government shall require the local authority to provide land on payment of such premium as may be fixed by the State Government.

- (3) The State Government may hire any building or premises on payment of such rent and on such terms and conditions as may be agreed to by both the parties where no land is made available by the local authority.

- (4) The composition of the fire station alongwith the staff pattern and facilities to be provided by a fire station may be decided by the Director, depending upon the circumstances prevailing and apprehension of fire risk in the area.

6. **Qualifications for appointment of Fire Officer of different ranks and other terms and conditions of service.**— (1) The qualifications for appointment and other conditions of services of Fire Officer of different ranks shall be, specified by the as the State Government, by any general or special order in that behalf.

7. **Restrictions respecting right to form association, etc.**— No member of the Fire Service shall participate in, or address, any meeting or take part in any demonstration organised by any person or persons for any political purposes or for such other purposes as may be prescribed.

8. **Badges of Ranks in Fire Service.**— Personnels serving at different ranks in any fire service shall have the badges of various ranks as specified in the Second Schedule.

CHAPTER III LICENSED AGENCY

9. **Eligibility for Licensed Agency.**— No person shall be eligible to apply for grant of licence to act as a Licensed Agency unless he,—

(a) possesses atleast any of the following qualifications, namely :—

(i) a degree or Advanced Diploma or Diploma in Fire Engineering conferred or awarded by the National Fire Service College, Ministry of Home Affairs, Government of India; or

(ii) Fellow of Fire Engineering of the Institution of Fire Engineering (U.K.) or M.I. Fire (U.K.) or A.I.V.I.E. Fire India, Graduateship Examination of the Institution of Fire Engineering (U.K.) or the Institution of Fire Engineering (India); and

(b) a degree or diploma in Mechanical or Electrical or Electronics or Chemical or Civil, Engineering obtained from a University established or incorporated by an Act of the Parliament or a State Act in India or an educational institution ; or declared as deemed to be University under section 3 of the University Grants Commission Act, 1956 (3 of 1956); and

(c) holds a solvency certificate for an amount as may be specified by the Director, with prior approval of the State Government; and

(d) has the experience of 3 years immediately preceding the year of making the application, executed the work in field relating to fire prevention and fire protection system or holds a certificate of fire protection specialist awarded by the Gujarat State Institute for Fire Safety Training, (GSIFST) established by the Government; and

(e) has not been black-listed by any Government Department or authority established by a law of the State Legislature; or any board or corporation or organisation owned or controlled by the State Government or any other State Government.

10. **Application for to act as Licensed Agency.**— (1) Any person who intends to act as a Licensed Agency as specified under sub-section (2) of section 28 shall make an application in "Form A1" for obtaining licence. Such application may be made in person or be sent by registered post acknowledgement or through courier agency or online.

(2) The application made under sub-rule (1) shall be accompanied by fees and fulfill other requirements as specified in the Table below:

TABLE

Class of local authority	Minimum solvency certificate for (Rs in lakhs)	Prescribed limit for execution of the works as per estimated cost (Rs in lakhs)	Cost of annual works minimum executed in the last three years (Rs in lakhs)			Registration fees (Rs in lakhs)
			Fire fighting installations such as hydrants sprinklers pumping etc.	Detention of fire separation systems	Passive protection such as	
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Municipal Corporation/ Special Investment Regions/ Industrial Estates	25.0	Unlimited	1500	600	600	50000
A	15.0	Unlimited	500	200	200	25000
B	10.0	1000	300	100	100	15000
C	5.0	600	200	50	50	5000
D	2.5	300	100	25	25	2500
For remaining Gram Panchayat areas						

(3) The Applicant shall attach the following documents, namely:-

- (i) solvency certificate for an appropriate amount as specified in column (2) of Table shown above;
- (ii) attested copy of partnership deed and power of attorney or articles of association and memorandum of association or affidavit on stamp paper in case the individual is the sole proprietor of the firm;
- (iii) certificates regarding satisfactory completion of works carried out in last three years issued by the concerned department;
- (iv) orders of works in hand in current year (upto the prescribed amount for that class);
- (v) certificate from the Chartered Accountant or registered Income Tax Practitioner in the prescribed form in case of private works;
- (vi) if the application for registration is made for the first time for a specific class, the applicant is required to have executed at least one work upto the maximum amount in the class, which falls by one class below the specific class, applied for;
- (vii) certificate regarding appointment of at least one officer possessing any of the qualifications specified in clause (b) of sub- rule (1);
- (viii) attested passport size photographs of partners or directors or individual proprietor and also of the officer or officers referred to in the application;
- (ix) affidavit on appropriate stamp paper, stating that his/ her firm is not black listed by any of the departments of the State Government, local authority or any board or corporation or organisation owned or controlled by the State Government or any other State Government;
- (x) list of technical staff with their qualifications; and
- (xi) such other information and/or documents as may be required by the Director.

11. *Licence to act as Licensed Agency.*—The application made under rule 10 shall be scrutinised by the Director in accordance with the rules and on being satisfied that the applicant fulfills all the criteria for grant of licence to work as licensed agency, he shall grant the Licence in "Form-A2" to act as Licensed Agency subject to the following terms and conditions, namely :—

- (1) The licence shall be—
 - (a) non-transferable,
 - (b) valid for two year from the date of issue, unless suspended or cancelled earlier,
 - (c) renewable for further period of two years, if so desired, before expiry of the licence.
- (2) Changes, if any, in respect of
 - (a) partners, director& or members,
 - (b) address of the office of the Licensed Agency. shall be forthwith reported to the Authority issuing the licence.
- (3) The Licensed Agency shall always keep the work, executed, or being executed by it, open for inspection by the Director, Chief Fire Officer or any fire officer authorised by the Director or the Chief Fire Officer.

12. *Renewal of Licence.*—An application for renewal of a licence granted under rule 11 shall be required to be made made in "Form-A1" which shall be accompanied by a fee as specified under sub-rule (2) of rule 10 and also documents as mentioned in sub-rule (3) of rule 10.

13. *Notice to showcause as why licence be not suspended or cancelled.* — Where any person to whom the Licence has been granted contravenes any of the provisions of the Act or of the rules or fails to comply with the conditions of the licence or becomes unfit by reason of incompetency, misconduct or any other grave reasons, a notice in "Form-A3" shall be given to such person to showcause as to why the licence granted to him to act as Licensed Agency should not be suspended or cancelled.

CHAPTER IV

PROVISIONS RELATING TO FIRE PREVENTION AND LIFE SAFETY MEASURES

14. *Certificates to be issued by a licensed agency.*— (1) A certificate regarding the compliance of the fire prevention and life safety measures in a building or a part thereof as required by or under the provisions of the Act, shall be issued by a Licensed Agency in "Form-B1".

(2) The Licensed Agency shall issue a certificate in the months of January and July in each year regarding the maintenance of fire prevention and life safety measures in a building or premises being in good repair and efficient condition as specified in sub-section (2) of section 29 of the Act, in "Form-B2".

15. *Notice for the removal of objects or goods likely to cause the risk of fire.*— For the purpose of removal of objects or goods likely to cause the risk of fire, a notice in "Form-B3" shall be issued to the owner or occupier of building or premises, by the officer authorized in this behalf, directing him to remove, the objects or goods likely to cause the risk of fire, to a place of safety within a period of as specified in the notice.

(2) On failure to comply with the directions given under sub-rule (1), a further notice in "Form B4" shall be given under sub-section (2) of section 22 to submit his reply as to why the objects or goods should not be seized, detained or removed.

16. *Memorandum of seizure, etc. and panchanama.*—Where any objects or goods involving risk of fire are required to be seized, detained or removed under sub-section (2) of section 22, the memorandum of seizure, etc. shall be prepared in the "Form B5" and the *panchanama* shall be made in "Form B6".

17. *Notice for entry and inspection.*—(1) The notice to be given for entering and inspection required to be given under sub-section (1) of section 24 of the Act for ascertaining the adequacy or contravention of fire prevention and life safety measures in any place or building or part thereof, shall be in "Form B7".

(2) The notice under sub-section (1) of section 24 of the Act to a woman, who according to the custom does not appear in public, shall be given in "Form B8".

18. Report of Inspection.- The report of the nominated officer relating to inspection carried out by him under sub-section (5) of section 24 of the Act shall be given in "Form B9".

19. Notice to the owner or occupier of a building or part thereof to undertake certain measures.— (1) On completion of the inspection of a place or building or a part thereof, any deviation from, or contravention of, the requirements with regard to the fire prevention and life safety measures or any inadequacy or non-compliance of such measures provided or to be provided therein with reference to the height of the building or the nature of the activities carried on in such place or building or part thereof, are noticed, the owner or occupier of such place or building or part thereof shall be given a notice in "Form-B10", by the officer authorized in this behalf, under section 24 of the Act, directing him to undertake the requisite measures within seven days.

(2) The time to be specified in the notice given to the owner or the occupier under sub-rule (1) shall be specified having regard to the nature of the measures to be taken but no such time shall exceed 120 days in any case.

20. Procedure for sealing of a place or building or a part thereof.- The procedure to be followed by the Director or the Regional Fire Officer or the Chief Fire Officer in regard to sealing of any place or building or part thereof, as required under sub-section (3) of section 26 of the Act shall be as follows, namely:-

- (a) he shall require the persons, in possession or occupation of the place or building or part thereof to be sealed, to remove themselves from there forthwith;
- (b) in case of non-compliance of the said order, he shall direct any police officer having jurisdiction in the area to remove such persons from such place or building or part thereof;
- (c) after the removal of persons in possession or in occupation from such place or building or part thereof, he shall cause such place or building or part thereof to be sealed by such police officer forthwith in the manner which he deems fit;
- (d) the seal used to seal as aforesaid shall remain in the custody of the Director or, the Regional Fire Officer or the Chief Fire Officer, as the case may be;
 - (i) if the place or building or part thereof required to be sealed on receipt of the report of the nominated officer, is found to be locked or inaccessible, he may break to open with the assistance of the police officer and enter the premises and after taking all necessary steps required to be taken under the Act, or under these rules, relock and cause it to be sealed as aforesaid;
 - (ii) where a place or building or a part thereof is sealed under sub- clause (i), an inventory of the material found in such place or building or part thereof shall be prepared in the presence of two independent witnesses and a copy thereof shall be delivered to the owner or occupier, if present at the site. The "Form B5" for inventory and "Form B6" for panchanama, respectively, shall be used for preparation of the reports;
 - (iii) he shall make report in writing to the Police Inspector of the concerned Police Station if the seal so fixed on any place or building or part thereof is found to be broken or tampered.

21. Appointment of Fire Safety Officer.- (1) For the purpose of effective fire prevention and life safety measures, every owner or occupier or every factory shall appoint a fire safety officer, within a period of six months from the commencement of the Act, having prescribed qualifications and thereafter shall send the compliance report to that effect in Form B11 to the Regional Fire Officer or the Chief Fire Officer.

(2) On the receipt of the compliance report made under sub-rule(1), the Regional Fire Officer or the Chief Fire Officer, shall after due verifications, issue a certificate of enrolment of appointment of the fire safety officer, under the seal and signature of the Regional Fire Officer or the Chief Fire Officer or any other authority in "Form 'B12'".

(3) In case of failure to appoint a fire safety officer as specified in sub-rule (1), the Regional Fire Officer or the Chief Fire Officer shall, after giving an opportunity of being heard, if it is considered to do so, communicate to the relevant authority or to the labour commissioner to take appropriate action for the discontinuance of the use or closure of the building or premises or the factory, as the case may be.

(4) The classification of buildings or premises and the qualifications of the Fire Safety Officer shall be as specified in the Third Schedule;

22. Minimum standards for fire prevention and fire safety for buildings or premises.- (1) The minimum standards for fire prevention and fire safety for buildings or premises required under sub-section (2) of section 18 of the Act, with respect to the height of the buildings and class of occupancy as provided in the building bye-laws or National Building Code of India, shall *mutatis-mutandis* apply in the following matters, namely:-

- (a) access to building,
- (b) number, width, type and arrangement of exits,
- (c) protection of exits by means of fire check door (s) and or pressurization,
- (d) compartmentation,
- (e) smoke management system,
- (f) fire extinguishers,
- (g) first-aid hose reels,
- (h) automatic fire detection and alarming system,
- (i) public address system,
- (j) automatic sprinkler system,
- (k) internal hydrants and yard hydrants,
- (l) pumping arrangements,
- (m) captive water storage for fire fighting,
- (n) exit signage,
- (o) provision of Lifts,
- (p) standby power supply,
- (q) refuge area,
- (r) fire control room,
- (s) special fire protection systems for protection of special risks:

Provided that classes of occupancies or buildings or premises for which fire prevention and fire safety measures are not provided in the building bye-laws or National Building Code of India, the Director may require the owner or occupier of such occupancies or buildings or premises to provide fire prevention and fire safety measures in accordance with the international standards as may be provided by the Fire Prevention Wing:

Provided further that where the Government is of the opinion that it is necessary or expedient to do so, it may, by order, for reasons to be recorded in writing, relax or modify or annul any requirement concerning fire prevention and fire safety measures under these rules with respect to any class of occupancy in any building or premises in special areas or in respect of any building or premises in any area that was constructed or which was under construction prior to the date of commencement of these rules.

(2) Where the Regional Fire Officer or the Chief Fire Officer is of the opinion that it is necessary or expedient to do so, it may, for reasons to be recorded in writing, require the owner or occupier of the buildings or premises to provide additional fire prevention and fire safety measures.

23. Issuance of Fire Safety Certificate. - (1) The Regional Fire Officer or the Chief Fire Officer or any other officer (s) authorised by him in this behalf by a general or special order shall issue a Fire Safety Certificate in "Form B13" to the owner or occupier of the building or premises with such conditions as may be specified in the Fire Safety Certificate for compliance of fire prevention and fire safety measures as specified under these rules.

(2) The application for grant of Fire Safety Certificate shall be made to the Regional Fire Officer or the Chief Fire Officer in "Form B14" and shall be accompanied with a certificate from the architect and owner or occupier to the effect that all the fire prevention and fire safety measures as required under rule 22 have been incorporated in the building or premises.

(3) On receipt of the application made under sub-rule (2), the building or premises shall be inspected by the Fire Officers to ascertain the availability and operability of the fire prevention and fire safety measures who shall send his report with recommendation to the Regional Fire Officer or the Chief Fire Officer for grant or refusal of fire safety certificate.

(4) On receipt of the recommendations under sub-rule (3), the Regional Fire Officer or the Chief Fire Officer shall grant the fire safety certificate in the relevant prescribed form or reject the same for reasons to be recorded in writing and communicate to the owner or occupier, as the case may be.

(5) In case of rejection of application for grant of fire safety certificate under sub-rule (4), a fresh application shall be made by the owner or occupier under sub-rule (2) duly complying with the requirements as communicated under sub-rule (4).

(6) The buildings or premises that have already been issued 'No Objection Certificate' for the occupancy of the building or premises shall be deemed to have been issued 'Fire Safety Certificate' under rule 23 subject to verification of compliance of fire prevention and fire safety measures on which the 'No Objection Certificate' was issued on the last occasion.

24. Duration of Fire Safety Certificate.- The fire safety certificate issued under rule 23 unless sooner cancelled shall be valid for a period of 5 years for residential buildings (other than hotels) and 3 years for non-residential buildings including hotels from the date of issue:

Provided that the Regional Fire Officer or the Chief Fire Officer may reduce the period after recording the reasons therefore.

25. Renewal of Fire Safety Certificate.- (1) Application for renewal of Fire Safety Certificate granted under rule 23 shall be made to the Regional Fire Officer or the Chief Fire Officer, in Form 'B14' along with a copy of the Fire Safety Certificate prior to one month before of the expiry date of the Fire Safety Certificate.

(2) On receipt of an application made under sub-rule (1), the Regional Fire Officer or the Chief Fire Officer or any other officer authorised by him shall inspect the building or premises to verify the compliance of rules and forward the report of the compliance or otherwise, to the Director.

(3) On receipt of report under sub-rule (2), the Regional Fire Officer or the Chief Fire Officer or any other officer authorised by him in this behalf by a special or general order, renew the Fire Safety Certificate for a period specified under rule 24 or reject the application duly recording the reasons therefore.

26. Liability to maintain fire safety measures.- (1) The occupier of the building or premises, as the case may be, shall maintain the fire prevention and fire safety measures provided in the building or premises at all times in best repairs for use by the occupants or members of Fire Service or both in the event of an outbreak of fire.

(2) The occupier of the building or premises or the Fire Safety Officer appointed under section 12 of the Act, as the case may be, shall declare every year in Form 'B15' that fire prevention and fire safety measures provided in the building or premises.

(3) It shall be lawful for the Regional Fire Officer or the Chief Fire Officer, to enter and inspect the building or premises, as the case may be, with a view to verifying the correctness of the declaration made under sub-rule (2) and to point out the shortcomings, if any, with directions to remove them within a specified time. If the directions of the inspecting officer are not complied within the time limit so given, the inspecting officer with the previous approval of the Regional Fire Officer or the Chief Fire Officer shall declare the building or premises unfit from fire safety point of view and direct the local body/ authority or any other authority concerned to disconnect the electricity and water supply to the building or the premises, as the case may be, and the local body/ authority or the other authority shall comply with the directions of the inspecting officer.

(4) The owner or the occupier of the building or premises or the Fire Safety Officer, who falsely makes declaration, in contravention of the provision made under sub-rule (2), shall be deemed to be in default and shall be liable to penalty.

CHAPTER V

PROVISIONS FOR TEMPORARY STRUCTURES

27. Minimum standards for fire prevention temporary structure, etc.- (1) The minimum standards for fire prevention and fire safety for temporary structure such as *mandap, shamiyana or tents or pandal* for the purposes of sub-section (2) of section 27 shall be required in accordance with IS:8758:1993 published by Bureau of Indian Standards, New Delhi and National Building Code of India, relating to the following matters, namely:-

- (a) access temporary structures etc;
 - (b) open space around the temporary structures etc;
 - (c) distance from medium and high voltage electrical wires and hazardous installations,
 - (d) means of exits,
 - (e) material of construction,
 - (f) first-aid fire fighting arrangements,
 - (g) water storage for fire fighting,
 - (h) electrical wiring,
 - (i) availability of trained fire fighting staff.
- (2) The promoter, organizer or the owner or occupier shall require provide and maintain the measures specified in sub-rule (1).

28. Form of declaration.- The erector of temporary structures such as *mandap, shamiyana or tents or pandal* shall, for the purposes of due compliance of sub-section (2) of section 27 of the Act, make a declaration in Form 'C1', to the effect that adequate fire safety measures have been taken as provided in rule 27.

29. Removal of encroachments or objects or goods likely to cause a risk of fire or any obstruction to fire fighting.- (1) The Sub-Divisional Magistrate having jurisdiction may, after giving a reasonable opportunity of being heard as provided by sub-section (7) of section 27 of the Act may order to seize, detain or remove encroachments or objects or goods likely to cause a risk of fire or obstruction to fire fighting.

- (2) The order under sub-rule (1) shall be made in Form 'C2' and the panchnama shall be made in Form 'C3'.
- (3) The notice to the person in possession of the inventory of the objects or goods as required under sub-section (8) of section 27 of the Act shall be given in Form 'C4'.

30. Notice to pay the charges for the services rendered by the State Fire Services.- (1) Where the State Government has provided the services for Fire Prevention and Life Safety Measures, the Director may issue notice in Form C5 requiring the owner or the occupier of the building or premises, to pay the amount for the expenses incurred for rendering the aforesaid services.

31. Measures to be taken for fire prevention and life safety in temporary structures.- The measures required to be taken by the promoter, the organizer or the owner or the occupier of premises declared under sub-section (1) of section 27 of the Act, shall be such as specified in sub-rule(1) of rule 27.

- (2) The show cause notice to be issued by the Sub-Divisional Magistrate under sub-section (6) of section 27 of the Act shall be as specified in Form C6.

(3) The Regional Fire Officer or the Chief Fire officer may grant permission, in form C8, subject to such conditions, as specified therein, for the use of temporary structures *a shamiyana or tent or mandap*, on receiving the declaration by the promoter or the organizer or the owner or the occupier of premises in form C7, the measures taken by him as specified in sub-rule(1) of rule 27..

(4) The Director or the Regional Fire Officer or the Chief Fire officer or the Nominated officer may, under sub-section (4) of section 27 of the Act, inspect the premises ensuring the correctness of the declaration made in form C7 or otherwise, and in case of inadequacy, give necessary directions to comply, within the specified time, to the promoter or the organizer or the owner or the occupier.

- (5) In case of failure to comply any directions given under sub-rule (4) by the said officer may seal or dismantle the temporary structures *a shamiyana or tent or mandapand* recover the cost incurred thereof from the promoter or the organizer or the owner or the occupier.
- (6) The Regional Fire Officer or the Chief Fire officer or any authorized officer, in this behalf, if finds that there exists any encroachment or objects or goods, which may cause or likely to cause a risk of fire or any obstruction to firefighting, he may direct to remove, within specified time, such encroachments or objects or goods.
- (7) On failure to comply with the directions given under sub-rule (6), by the the promoter or the organizer or the owner or the occupier, the said officer shall take necessary action as per sub-section (6) of section 27 of the Act.
- (8) On receipt of the report given by the Regional Fire Officer or the Chief Fire officer or any authorized officer, of the encroachment or objects or goods, which may cause or likely to cause a risk of fire or any obstruction to firefighting, may make an order in form C2 to seize, detain or remove it.
- (9) The person authorized under sub-rule (8), shall give a notice in form C4, to the person in possession, that the goods and objects seized, detained or removed shall be sold if they are not claimed within the time specified in the notice.
- (10) Any person aggrieved by an order under sub-rule (7) or a notice issued under sub-rule (8) may prefer an appeal in form C9 which shall be accompanied by a copy of order or notice appealed against and by a fee of Rs. 5,000/- (Rupees five thousand only) through a bank draft drawn in favour of the Director, Gujarat State Fire Service payable at Gandhinagar.
- (11) The appellate authority shall consider all the circumstances of the case and after making necessary inquiry as it deem fit pass such orders as it may deem just and proper and his order shall be final.
- (12) The authority which made the order or issued the notice on which the appeal was preferred shall give effect to the order passed by the appellate authority.

CHAPTER VI

TRAINING TO FIRE PERSONNEL

32. Training Charges.- The trainee shall pay at the time of admission training charges as specified in the Forth Schedule by demand draft payable to the Principal, Gujarat State Institute for Fire Safety Training, (GSIFST):

Provided that, the trainees on the roll of State Fire Service shall not be liable to pay training charges.

33. Manner for remittance of training charges.- (1) The Principal, GSIFST shall remit or cause to remit to the Director, State Fire Service at the end of each course the total sum of the training charges received under the heads of tuition fee, laboratory charges, fire ground operation charges, and accommodation charges.

(2) The Director, shall maintain a separate head for remitting the training charges received and shall utilize the same for providing amenities like sports facilities (indoor and outdoor), and indoor recreation facilities to the trainees.

34. Training charges to be non-refundable.- If any trainee decides to withdraw from the course before the date of closing of training schedule for whatever reasons or expelled from the course by the Principal, GSIFST he shall not be entitled to refund of training charges remitted by him under rule 32 in full or part thereof.

35. Security Deposit.- (1) On admission of an trainee to a course, if he is allotted accommodation, he shall be required to deposit a sum of rupees one thousand only as security deposit by a bank draft, to the Principal, GSIFST:

Provided that, the trainees on the roll of State Fire Service shall not be liable for payment of Security Deposit.

(2) The security deposit shall be refunded at the end of course after verifying that all articles made available to him are in good condition and no losses has caused to the exchequer during the training by his conduct.

CHAPTER VIII

APPEAL

36. Appeal.- (1) An appeal to the Appellate Authority under section 33 of the Act shall be preferred in Form C9 and shall be accompanied by a copy of order or notice appealed against and by a fee of Rs. 5,000/- (Rupees five thousand only) through a bank draft drawn in favour of the Appellate Authority.

(2) The appellate authority shall consider all the circumstances of the case and after making necessary inquiry as it deem fit pass such orders as it may deem just and proper and his order shall be final.

(3) The authority which made the order or issued the notice on which the appeal was preferred shall give effect to the order passed by the appellate authority.

37. Compounding of offences.- The offences punishable under the Act, specified in column (2) may be compounded either before or after the institution of prosecution by the officer specified in column (2), for the amount specified in column (3) of the Table below:-

Table

Officer	Offences and Penalties under the Act	Fine Rupees
(1)	(2)	(3)
Regional Fire Officer or the Chief Fire Officer	Sub-section (1) of Section 18	10000
	Sub-section (1) of Section 19	10000
	Sub-section (4) of Section 21	10000
	Sub-section (2) of Section 22	10000
	Sub-section (3) of Section 24	10000
	Sub-section (4) of Section 27	10000
	Sub-section (1) of Section 29	10000
	Sub-section (3) of Section 29	10000

CHAPTER IX

GENERAL MEASURES FOR FIRE PREVENTION

38. Fire Prevention Wing.- There shall be constituted a 'Fire Prevention Wing' for the State Fire Service, or for local authority under the Director or the Chief Fire Officer consisting of such other fire officers and other personnels as the State Government may by notification in the *Official Gazette* declare or the local authority may declare by an order, as the case may be.

39. Powers and Functions of Fire Prevention Wing:- (1) The Fire Prevention Wing or officer authorized by it, shall examine the building plans referred to Fire Service by local authority or any other statutory authority for compliance by the owner or occupier under the regulations made under sub-section(2) of section 18 of the Act.

(2) The Fire Prevention Wing shall have the following powers and functions in addition to sub-rule(1), namely:-

- study the trends in fire accidents in the region and assist in framing the policies in the matters connected therewith for the fire prevention and fire safety and similar other matters incidental thereto, requirement and deployment of fire fighting equipment and appliances, planning for new fire stations and prepare training requirements for Fire Service;
- study the provisions relating to fire prevention and fire safety as contained in other Acts, Statutes, Rules and Regulations for the time being in force;
- in consultation with the Government counsel, defend the cases in various courts of law;
- organize mass awareness programs on fire prevention and fire safety and prepare leaflets and other advertisement material in electronic form for distribution to the public free of any charges.

40. Fire Service response to an Emergency.- The Fire Service response to an emergency arising due to an out break of fire or any other emergency requiring Fire Service intervention shall be carried out in accordance with the directions given by the Regional Fire Officer.

41. Issuing of Fire Report.- (1) A fire report shall be made available on line or otherwise within 72 hours of the date of occurrence of fire to the Director for every fire accident and special service call responded to by the any Fire Service. The owner or occupier whose property was affected by fire or otherwise by whatever way may obtain the copy of report from the Director.

(2) In case owner or occupier requires any change in facts reported in the fire report he or she shall make an application in Form D1 to the Director who may after satisfying himself allow the change requested for and record the same on the fire report.

42. Adequate supply of water for fire fighting.- (1) Notwithstanding anything contrary to the provisions in any other Act or rules for time being in force, the Regional Fire Officer or the Chief Fire Officer, as the case may be, may require the authority having jurisdiction to provide hydrants at strategic locations on the public mains or private mains of not less than 150 mm diameter on payment of charges as demanded by such authority.

(2) The residual pressure at the hydrant shall not be less than 1.5 bar (20 lbs. per square inch).

(3) There shall be provided near each hydrant provided under sub-rule (1) an identification plate showing hydrant number and size of mains and each such hydrant shall be maintained by the authority which provided the hydrant.

43. Directions of Fire Officer relating to supply of electricity or water or removal of persons from, a place or building or part thereof which is in imminent danger:— (1) The Director or the Regional Fire Officer or the Chief Fire Officer, may make an order under section 26 of the Act, directing the responsible authority,-

(a) in Form D2 to supply or disconnect electricity or water, as the case may be, to a place or building or a part thereof, which is dangerous to any person or property and

(b) in Form D3 to any Police Officer having jurisdiction in the area, to remove persons from any place or building or part thereof which is dangerous to any person or property, and

the said authority or the police officer, as the case may be, shall be abide by such directions and he shall be responsible for the compliance of the orders passed.

44. Duties and responsibilities of fire officers and staff .- Subject to the provisions of this Act and the rules made there under, the Director with the approval of the State Government shall, by general or special order, prescribe the duties to be performed and responsibilities of the personnels of Fire Services.

45. Requisition of fire fighting equipment. – For the purpose of sub-section (1) of section 13 of the Act, the Director or any Fire Officer may, by order in Form D4 direct to requisite any fire fighting equipment or property of any authority or any institution or individual in the event of fire.

46. Report of damage caused to premises during fire fighting operations and assessment and payment of compensation.- (1) The Director or the Regional Fire Officer or the Chief Fire Officer or any other fire officer who is in-charge of fire fighting operations on the spot, shall make a report in Form D5 to the respective local authority as to the damage caused, if any, to the premises by fire officers or fire personnel during fire fighting and rescue operations as referred to in sub-section (1) of section 14.

(2) On receipt of report made under sub-rule (1), the same shall be assessed by an officer of the respective Local Authority as may be nominated in that behalf and such nominated officer shall, after giving an opportunity of being heard to the owner or occupier concerned, assess the damage and submit his recommendations in that behalf to the authority for its consideration.

(3) Having regard to the recommendation made by nominated officer under sub-rule (2), and where the building or property to which such damage is caused is insured, the Insurance Company shall while determining and granting compensation to be paid to the owner or occupier take into account the damage caused to the premises or any other property by the fire officers or fire personnel during the conduct of firefighting and rescue operations.

47. Report of accident to fire officer or fire personnel during fire and payment of compensation.- The fire officer in-charge of fire, shall submit a report of any accident occurred during such fire fighting or rescue operations, in case of natural calamity or otherwise, to the Director, the Regional Fire Officer or the Chief Fire Officer and the compensation payable to any fire officer, or fire personnel in the case of such accident, or to their dependents in the case of death or permanent disability, shall be such as may be determined by, the Director may with the approval of the State Government or the local authority, as the case may be.

48. Employment of fire officer or fire personnel for purposes other than fire fighting within or outside the sphere of their duties.- The fire officers or fire personnel may be engaged for the purposes other than fire fighting at the discretion of the Director or the Chief Fire Officer or any subordinate officer authorized by the Director or the Chief Fire Officer, in the case of all calls relating to natural calamities and rescue of life.

49. Rates for supply of water required on the occasion of fire fighting operations.- Where the officer in-charge of the fire fighting operations draws water, from any source in the area, which he considers necessary for such operations, the authority or owner or occupier having control over such water source shall be paid for the water so utilised,—

(a) if water is drawn from an authority, then at the lowest rate of supply of water which is usually charged from the users of water in such area by such authority;

(b) if water is drawn from any owner or occupier, then at the rate which shall not exceed the lowest rate referred to in clause (a), and where such rate is not available, then at such rate as may be determined by negotiation, subject, however, to the condition that where any dispute arises as to such rate, in the case of an authority, the decision of the authority competent, and in the case of an owner or occupier, the decision of the Director, shall be final.

50. Terms for securing personnel or equipment or both for fire fighting purposes.- The terms on which the Director or the Chief Fire Officer or any other fire officer authorized by any authority may secure, by agreement, fire fighting equipment or personnel from any person who employs and maintains personnel or equipment or both, for fire fighting purposes, shall be as follows, namely:—

(1) As soon as may be, after the fire fighting operation is over, the Director or the Regional Fire Officer or the Chief Fire Officer or any other Fire Officer in charge of the fire fighting operation, as the case may be, shall relieve the personnel or equipment so secured and restore the same to the person, including the local authority, firm and institution or individual, from whom the services of personnels and possession such equipment were secured.

(2) There shall be paid to the employer of such personnel or owner of such equipment, compensation, the amount which is determined in accordance with the principles hereinafter set out, namely:—

(a) where the amount of compensation is determined under the agreement, it shall be paid in accordance with such agreement;

(b) where such compensation is not settled in the agreement or where no such agreement with regard to compensation can be reached, the matter shall be referred to the State Government or the local authority, as the case may be, and the decision of the State Government or the local authority, as the case may be, shall be final;

(c) if any injury is caused to any personnel or any damage is caused to any equipment and the employee or the owner of the equipment, as the case may be, demands any compensation separately in respect thereof, and no agreement can be reached, the matter shall likewise be referred to the State Government or the local authority, as the case may be, for determination and the decision of the State Government or the local authority, as the case may be, shall be final.

51. Rewards.- (1) The Director or the local authority, as the case may be, may sanction rewards by way of certificate or cash rewards or with both to the personnels of any Fire Service for meritorious performance of duties, to the extent as specified in the Table below:-

TABLE

Sr. No.	Sanctioning Authority	Type of commendation	Cash Rewards
(1)	(2)	(3)	(4)
1	Director	Commendation Roll	Up to Rs. 5,000/- in each case for actions of outstanding merit.
2	The Regional Fire Officer or the Chief Fire Officer	Commendation Certificate Class I	Up to Rs. 3,000/- in each case for actions of special merit.
3	The Deputy Chief Fire Officer	Commendation Certificate Class II	Up to Rs. 1,000/- in each case in recognition of specific instances of exemplary performance or assistance to Fire Service on the occasion of fire and/ or rescue:

Provided that the State Government or the local authority may on the recommendation of the sanctioning authority, in each case, grant rewards up to Rs. 10,000/- (Rupees ten thousand only) in recognition of specific instances of exemplary performance or assistance by the members of any Fire Service on the occasion of fire and or rescue.

(2) The rewards to the members of Fire Service under sub-rule (1) shall be recorded in the Service Book in green ink by the authority granting such reward.

52. Power of Director to give directions.-(1) The Director with the previous approval of the Government, may issue such directions as are necessary for the efficient administration of the fire service which may among others, include the followings, namely:-

- (i) training to members of fire service;
- (ii) discipline and good conduct of members of fire service;
- (iii) speedy attendance of members of fire service with necessary appliances and equipment on the occasion of any alarm of fire;
- (iv) conditions of service of the members of Fire Service;
- (v) assigning duties to fire officers of all ranks and grades, and prescribing the manner in which and the conditions subject to which they shall exercise and perform their respective powers and duties;
- (vi) institution, management and regulation of any Fire Service fund for any purpose connected with policy administration;
- (vii) maintenance of Fire Service equipment and appliances to keep them in due state of efficiency; and
- (viii) generally for the purposes of rendering the Fire Service efficient and preventing abuse or neglect of their duties.

53. Power of Director to have assistance of police officers.- The Director or the Regional Fire Officer or the Chief Fire Officer or any other fire officer while performing his duties in Fire Fighting operations or any other duties of seizure, detention or removal of any goods involving risk of fire may require the assistance of a police officer or members of the police force as an aid in performance of such duties and it will be the duty of police officer of all the ranks or such members to aid the Director or such fire officer in the execution of their duties under this Act.

FIRST SCHEDULE*(See rule 3)***Qualifications for the appointment of Nominated Officer**

Serial Number	Municipality	Qualifications
(1)	(2)	(3)
	Municipal Corporation	<p>(i) possesses a Degree or an Advanced Diploma in Fire Engineering from the National Fire Service College, Nagpur under the Ministry of Home Affairs, Government of India or the Gujarat State Institute for Fire Safety Training, Government of Gujarat (GSIFST) and at least two years experience of regular fire service for inspection and testing of fire prevention and protection work; or</p> <p>(ii) has passed the Membership Examination of the Institute of Fire Engineers of India or the Institution of Fire Engineers of United Kingdom and has at least two years experience of regular fire service and of fire prevention and protection work.</p>
	Municipalities, or Notified Area or Industrial Townships/Estate.	A Diploma in Fire Engineering obtained from the National Fire Service College, Nagpur under the Ministry of Home Affairs, Government of India or the Gujarat State Institute for Fire Safety Training, Government of Gujarat (GSIFST) and at least two years experience of regular fire service.
	Special Investment Region and Special Economic Zones (SEZs), Private Townships	<p>1. possesses a Degree or an Advanced Diploma in Fire Engineering from the National Fire Service College, Nagpur, Ministry of Home Affairs, Government of India or the Gujarat State Institute for Fire Safety Training, Government of Gujarat (GSIFST), and at least two years' experience of regular fire service for inspection and testing of fire prevention and protection work; or</p> <p>2. has passed the Membership Examination of the Institute of Fire Engineers, India or the Institution of Fire Engineers of United Kingdom and has at least two years' experience of regular fire service and of fire prevention and protection work.</p>

SECOND SCHEDULE**Badges of Ranks in Fire Service**

(See rule 8)

1. **Badges of Ranks, Peak Cap, Collar Patches and Hemet Markings.**- The Badges of Ranks, Peak Cap, Collar Patches and Hemet Markings for various posts in Fire Service shall be as per the table below:-

Sr. No.	Name of the post	Badges of rank	Collar Patches	Peak Cap	Helmet
1	Director	Cross sword and baton with one small impeller $\frac{3}{4}$ " diameter + Shoulder titles "GSFS".	Blue black collar patches with two rows of oak leaves as per drawing.	Two rows of silver oak leaves on peak embroidered badge and black band placed around the head level.	White with one 38 mm black band.
2	Chief Fire Officer	Ashok emblem with three small impellers $\frac{3}{4}$ " diameter + Shoulder titles "GSFS".	One silver line 7 cm long line on blue blazer cloth.	One row of silver oak leaves on peak, embroidered badge and black band placed around the head level.	White with two 19 mm black bands with 12.5 mm separation.
3	Deputy Chief Fire Officer	Ashok emblem with one small impeller $\frac{3}{4}$ " diameter + Shoulder titles "GSFS".	One silver line 4 cm long line on blue blazer cloth.	One row of silver oak leaves on peak, embroidered badge and black band placed around the head level.	White with three 12.5 mm black bands with 12.5 mm separation.
4	Divisional Officer (Fire)	Ashok emblem + Shoulder titles "GSFS".	Not applicable.	Plain peak with embroidered badge.	White with two 12.5 mm black bands with 12.5 mm separation.
5	Assistant Divisional	Three small impellers $\frac{3}{4}$ " diameter + Shoulder titles "GSFS".	Not applicable	Plain peak with embroidered badge.	White with one 12.5 mm black band.
6	Station Officer	Two small impellers $\frac{3}{4}$ " diameter + Shoulder titles "GSFS".	Not applicable	Plain peak with metal badge.	Yellow with one 12.5 mm black band.
7	Sub-Officer	Two small impellers $\frac{3}{4}$ " diameter with blue strip + Shoulder titles "GSFS".	Not applicable	Plain peak with metal badge.	Yellow.
8	Leading Fireman	One bar $\frac{1}{2}$ " wide and $1\frac{1}{2}$ " long with semi-circular cross section with flat bottom surface and round surface on top made out of white metal + Shoulder titles "GSFS".	Not applicable	Khaki Beret with metal badge.	Black.

Sr. No.	Name of the post	Badges of rank	Collar Patches	Peak Cap	Helmet
9	Driver	2" diameter, 3 spoked steering wheel embroidered in white on blue black ground + Shoulder titles "DFS"..	Not applicable	Khaki Beret with metal badge.	Black.
10	Fire Operator/ Fireman /Fireman Driver	Shoulder titles 'GSFS'	Not applicable	Khaki Beret with metal badge.	Black

2. **Car Flag and Star Plate.-** (1) The staff car used by the Director shall have displayed on the bonnet a flag made out of blue black blazer cloth and star plate on front and rear side bumper of the staff car as per drawing.

(2) The staff car used by the Chief Fire Officer shall have displayed on the bonnet a flag made out of blue black blazer cloth and star plate on front and rear side bumper of the staff car as per drawing.

THIRD SCHEDULE

(See sub-rule (4) of rule 21)

CLASSIFICATION OF BUILDINGS FOR APPOINTMENT OF FIRE SAFETY OFFICER

1. The Fire Safety Officers of different Ranks shall be appointed for different class of buildings namely:

Class of building	Buildings	Rank of Fire Safety Officer
I	<ol style="list-style-type: none"> 1 cinema houses with seating capacity of more than 1000 persons and having commercial complex with built-up area more than 10000 sq. mtr. and building having multiple cinema with seating capacity, taken together, of 1000 persons, or more, whether, having commercial complexes or not; 2 underground shopping complexes, district centers, sub-central business districts, including the basement with build up area of more than 25000 sq. mtr.; 3 large oil and natural gas installations such as refineries, LPG bottling plants and similar other facilities; 4 open stadia with seating capacity more than 50,000 persons and indoor stadia with seating capacity more than 25,000 persons; 5 public and semi-public buildings like large surface and sub-surface railway stations, interstate bus terminuses, airports amusement parks and other similar buildings; 	Deputy Chief Fire Officer
II	<ol style="list-style-type: none"> 1 hotels with 100 rooms and above; 2 multistoreyed non-residential buildings above 50 meters in height; 3 hospitals and nursing homes with more than 500 beds; 	Divisional Officer (Fire)

8. Class of occupancies likely to cause risk of fire.- the following classes of occupancies for the purposes of sub-section (1) of section 25 of the act shall be construed to likely cause a risk of fire, namely:-

- (a) pandal having seating capacity more than 50 persons or covered area more than 50 square meters.
- (b) residential buildings (other than hotels and guest houses) having height more than 15 meters or having ground plus four upper stories including mezzanine floor.
- (c) hotels and guest houses having height more than 12 meters having ground plus three upper stories including mezzanine floor.
- (d) educational buildings having height more than 9 meters or having ground plus two upper stories including mezzanine floor.
- (e) institutional buildings having height more than 9 meters or having ground plus two upper stories including mezzanine floor.
- (f) all assembly buildings.
- (g) business buildings having height more than 15 meters or having ground plus four upper stories including mezzanine floor.
- (h) mercantile buildings having height more than 9 meters or having ground plus two upper stories including mezzanine floor.
- (i) industrial buildings having covered area on all floors more than 250 square meters.
- (j) storage buildings having covered area on all floors more than 250 square meters.
- (k) all hazardous buildings having covered area on all floors more than 100 square meters.
- (l) underground structures.

9. Height of building.- the minimum height of the buildings for the purposes of sub-section (1) of section 33 and sub-section (1) of section 35 of the act shall be as specified in rule 27.

FOURTH SCHEDULE—

Training Charges at Admission to Course

(See rule 32)

1. **Training Charges.**- The training charges to be paid by each external trainee at the time of admission to any course of study conducted at GSIFST or at any other place as may be determined by the Director shall be determined based on the duration of the course in accordance with the table below:

Training Charges (Rs)								Total (Rs) [Excluding accommodation charges]
Course Duration (Weeks)	Tuition Fee	Laboratory Charges	Fire Ground operation charges	Accommodation Charges (Rs per week)			Trainees amenities fund	
				Barrack	Single	Double		
1	500	--	500	250	1000	500	100	1100
2	1000	--	1000	250	1000	500	200	2200
3	1000	500	1000	250	1000	500	300	2800
4	1500	500	1500	250	1000	500	400	3900
6	2000	1000	3000	250	1000	500	600	6600
12	4000	2000	4000	250	1000	500	1200	11200
24	8000	2000	5000	250	1000	500	2400	17400

2. **Trainees' Amenities Fund to be paid by members of Fire Service.**- All the members of Fire Service undertaking a course of study at GSIFST shall pay the trainees' amenities fund determined under clause (1) at the time of admission.

Revision of Training Charges.- The training charges shall be revised every three years at the rate as may be determined by the Government.

FORM A1

(See sub-rule 1 and rule 10)

APPLICATION FOR LICENCE TO ACT AS LICESANCE AGENCY

To,

The Director

Sub: - Application for Licence to act as Licensed Agency

The undersigned hereby applies for grant of or renewal of License to act as a Licensed Agency for undertaking and executing the work of providing installation of equipments and maintenance of fire prevention and life safety measures in any place, building or part thereof. The particulars regarding the Agency arc given below:-

1.	Full Name of the Applicant (In capital letters).	
2.	Whether Licensed Agency will be a Proprietary Concern or an Association of persons such as a Firm or Company, etc.	
3.	Registration No. of Firm or Company (Copies of Registration Certificate, article of Association or other relevant document appended.	
4.	Address	
5.	If the Licensed agency will be: a. a proprietary concern, the name, qualifications and address of the person operating the same. b. a firm or company, names, qualifications and addresses of each of the partners, or as the case may be, Directors.	
6.	Office address from where the Agency will act as a Licensed Agency -	
7.	Class for which Licence is applied for -	
8.	Personnel with the Agency - a. Supervisory staf, name, qualifications and addresses of each. b. Other employees-names, qualifications and addresses of each.	
9.	Details of work with regard to fire Prevention and life safety measures, if any, undertaken and executed previously. a. Name or nature of work b. Approximate cost of work c. Whether the work executed or still in progress and remains to be executed. (Note.-Original or attested copies of Certificate of verification of above details by the officers under whom works are carried. out are attached).	
10.	Technical qualifications and and experience of the promoter or partners of directors and dealing technical officers or employees of or with the applicant.	
11.	Workshop machinery, tools and plant owned by the applicant, (location and site of workshop and full details to be given).	
12.	Whether enlisted with any other department or Organization in any other State. If so, in which category. a. Has the applicant or his partners or Directors been blacklisted in the past by any Government Department/ organization/other State? b. Has the applicant applied for registration elsewhere in his name or in the name of partner, Director or firm or company? If so, whether the application is rejected? Give particulars.	
13.	Whether the applicant has produced up to date Income tax certificate.	
14.	Amount of solvency certificate, which the applicant has held or produced.	
15.	A fee of Rs. _____ remitted herewith by Demand Draft No. Dated. _____ Drawn on _____ Bank.	
16.	If the application is for renewal of the existing licence, the details in respect of the licence and the period of its validity. (copy of the licence appended).	
17.	Whether, the licence to act as Licensed Agency granted anytime previously has been suspended or cancelled; and if so, reasons therefor:-	

I/We certify that I/We have not been and will not get myself or ourselves registered as contractor in the department under more than one name.

Thanking you,

Yours faithfully

FORM A2

License to act as a Licensed Agency for Fire Prevention and life Safety Measures

(See rule 11)

Licence No.

Date:-

Licence is hereby granted or renewed under the provisions of sub-section (1) of section 28 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Gujarat Act 11 of 2013) to _____ having their registered office at _____

_____, to act as Licenced Agency for the purposes of the said Act for execution of the fire prevention and life safety measures in relation to _____ in class _____ local authority.

Subject to the provisions of sub-section (2) of section 28 of the said Act and rule 20 of the Gujarat Fire Prevention and Life Safety Measures Rules, 2013, the licence will be valid for a period from _____ to _____.

SEAL OF

THE OFFICE

()

Director

Gujarat.....

Place,

Date :

FORM A3
(See rule 13)**NOTICE TO LICENSED AGENCY FOR SUSPENSION OR CANCELLATION OF LICENCE**

To,

WHEREAS a Licence to act as a Licensed Agency for the purposes of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Gujarat Act 11 of 2013), being a licence No. _____ dated _____ has been granted or renewed in the name of and the licence so granted or renewed was subject to the provisions of section 28 of the said Act and the conditions of licence, specified in rule 21 of the Gujarat Fire Prevention and Life Safety Measures Rules, 2013;

AND WHEREAS it is noticed that you are guilty of the following acts, namely:-

- (1) _____
(2) _____
(3) _____

AND WHEREAS these acts amount to _____

NOW THEREFORE, in exercise of the powers conferred on me by sub-section (1) of section 28 of the said Act (read with sub-section (4) of section 28 of the said Act), I, hereby call upon you to show cause in writing, within a period of 30 days from the receipt of this notice as to why the licence so granted or renewed in your favour should not be suspended or cancelled.

SEAL OF
THE OFFICE

Place:

()

Date:

Director

FORM B1*(See sub-rule (1) of rule 14)*

Certificate by the Licensed Agency for compliance
of the Fire Prevention and Life Safety Measures.

CERTIFICATE

Certified that I/We have executed the works towards compliance in relation to Fire Prevention and Life Safety Measures to be provided and performed other related activities required to be carried out, in the following building or premises, as required under the provisions of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013).

Description and Location of Building or Premises

The details of the work and related activities which I or we have executed or performed are mentioned in the list appended herewith.

Place : Signature and Address of the Licensed Agency.

Date : Licence No

Chief Fire Officer / Regional Fire Officer
/ Nominated Officer

[*Note.- For each building a separate certificate is be necessary].

FORM B2*(See sub-rule (2) of rule 14)*

Six monthly certificates to be given by the owner or the occupier for compliance of the Fire Prevention and life Safety Measures

CERTIFICATE

Certified that I / We have carried out inspection of the Fire Prevention and Life Safety Measures installed in the following building or premises, namely* :—

I /We further certify that these installations in the above mentioned buildings are maintained, in good repair and efficient conditions during the period _____, as under the provisions of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj.11 of 2013). The details of the inspection of installations carried out by me/us are mentioned in the report appended herewith.

Place:

Signature and Address of the Licensed Agency.

Date:

Licence No:

Chief Fire Officer / Regional Fire Officer
/ Nominated Officer

[*Note:- detailed location and postal addresses are to be provided here].

FORM B3

(See sub-rule (1) of rule 15)

**Notice for removal of objects or goods likely to cause
the risk of fire.**

To,

Shri

Whereas, Government has, by notification, _____ Department, Notification No. _____ dated _____ published in the Gujarat Government Gazette, dated _____ required that the owners or occupiers of premises or any Class of premises used in the following area, which in its opinion, are likely to cause risk of fire, to take such precautions as have been specified in the said notifications and as are reproduced herebelow-

And whereas, you are the owner or occupier of the following premises, which fall in the area mentioned in the said Government notification-

And whereas, on inspection of the aforesaid premises, it is noticed that the objects or goods mentioned in the list appended herewith are such as are likely to cause risk of fire and are required to be removed to a place of safety.

Now, therefore, in exercise of the powers conferred on me under sub-section (2) of section 22 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013) hereby give you notice that you shall forthwith remove the said objects or goods to a place of safety and submit the report in respect of your having done so to the undersigned within _____ days*.

Place:

Date:

Signature
Name and Designation of
the Officer competent to issue notice

(*specify the period considering the urgency to remove the objects and goods.)

FORM B4*(See sub-rule (2) of rule 15)***Notice to the owner or occupier to comply**

To,

Whereas, by notice No , dated issued to you by and received by you on you were required to remove forthwith the objects or goods specified in the list appended to the said notice, to a place of safety and to submit a report in respect of you having done so to the undersigned;

And whereas, it is found that you have not complied with the said notice and have not removed forthwith the said objects or goods to a place of safety and they are still lying where they were which is likely to cause the risk of fire.

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 22 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013). I, hereby call upon you to submit your say, if any, addressed to the undersigned so as to reach by or before 5.00 p.m. on as to why the said objects or goods should not be seized or detained or removed by taking assistance of a Police Officer.

Place :

Signature and Designation of the Officer.

Date:

FORM B5

(See rule 16)

Seizure or Detention or Removal Memorandum

To,

Shri or M/s Date and Time Place of Seizure or Detention or
..... Removal of objects or goods.

Notice(s) No.

Name and Addresses of Panchas.

(1)

(2)

Name of the Police Officer, if any, present.,

The following property or objects or goods have been seized OT detained or removed under sub-section (2) of section 4 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013) for the reasons stated below:—

Serial No	Place from where Seized	Particulars of Seized Property	Quantity	Reasons for Seizure or Detention or Removal
(1)	(2)	(3)	(4)	(5)

Signature of the person from whom seized.

Signature of the Panchas

(1)

(2)

Signature of the Police Officer, if any, present.

Signature
Name and Designation of the
Officer competent to issue notice

Place:

Date:

FORM B6

(See rule 16)

PANCHANAMA

Notice(s) No.

Date and Time

Name of the building or premises and Address.....

Name and Address of the person, in charge and present on the spot.....

Name and Address of the Panchas—

(1) Shri/Smtson/daughter/wife, of

Resident of Age years. Occupation

(2) Shri/Smtson/daughter/wife, of

Resident of Age years. Occupation

We the above panchas, are this..... day called by Shri
 Designation Place
 to witness the act of seizing or detaining or removing certain property or objects
 or goods fromwhich were
 possessed and exposed in the above mentioned building or premises. In our presence, the said officer
 namely, seized the following mentioned property which we testify to be
 correct.

Serial No	Place from where Seized	Particulars of Seized Property or objects or goods	Quantity	Reasons for Seizure or Detention or Removal
(1)	(2)	(3)	(4)	(5)

The Panchanama is read over and explained to us and it is a correct account of what we saw.

Signature

Name and Designation of the Officer.

Signature of the Panchas.

(1)

(2)

Received the copy of the Panchanama.

Signature of the person, in charge of the building or premises.

FORM B7*(See sub-rule (1) of Rule 17)***Notice for entry and inspection****To,**

I, _____ empowered by sub-section (1) of section 24 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013) and sub-rule (1) of rule 25 of the Gujarat Fire Prevention and Life Safety Measures Rules, 2013, do hereby give you notice that on expiry of not less than three hours from the time of service of this notice upon you this _____ day at _____ time, I shall enter and inspect your building or premises bearing No. _____ located at _____ for the purpose of ascertaining the adequacy and contravention of fire prevention and life safety measures as required to be provided by or under the provisions of the said Act.

Signature
Name and Designation
of the Officer.

Place: ,

Date:

FORM B8*(See sub-rule (2) of rule 17)***Notice to a Woman in the building or premises
to withdraw therefrom**

To,

I, _____ empowered by sub section (1) of section 24 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013) and sub-rule (2) of rule 25 of the Gujarat Fire Prevention and Life Safety Measures Rules, 2013, have given a notice to the owner or occupier of building or premises bearing No. _____ located at _____ that on expiry of not less than three hours from the time of service of the notice, on him this _____ day at _____ time, I shall enter and inspect the said building or premises for the purpose of ascertaining the adequacy and contravention of fire prevention and life safety measures as required to be provided by or under the provisions of the said Act. Since you are in this building or premises, I hereby give you this notice that you are at liberty to withdraw therefrom before the aforesaid entry and inspection and you may withdraw now, if you desire to do so.

Signature

Name and designation of the officer.

Place:

Date:

FORM B9*(See rule 18)***Inspection Report**

1. After giving a three hours' notice under sub-section (1) of section 5 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013) to the owner or occupier of _____, I have entered and inspected the said building or premises on _____ at _____ for ascertaining the adequacy or contravention of fire prevention and life safety measures that are provided or are required to be provided in the said building or premises by or under the provisions of the said Act.

2. The type* of occupancy in the said building or premises is as under,—

- (a) Residential
- (b) Educational
- (c) Institutional
- (d) Assembly ☒
- (e) Business
- (f) Mercantile
- (g) Industrial
- (h) Storage
- (i) Hazardous

3. Nature* of building or premises,—

- (a) General Constructional Features

Low fire risk-cement concrete or bricked-wall, or

Medium fire risk-bricked-work and timber, or

High fire risk-mostly timber framed such as timber floors, timber roof, timber-stair-case, etc.

- (b) particulars of the building/premises,—

(i) Number of storeys and basement, if any

(ii) Number of exits

(iii) details of ceiling

(iv) Number of stair-cases and whether enclosed or opened

(v) Verandah or balconies

(vi) Attics, mezzanine floors, lofts, etc.

(vii) Whether prescribed distance in respect of means of escapes is maintained or not.

(c) Details of other structures within 20 meters all around the building and open spaces or approaches for fire vehicle.

Structures

Open spaces

- (i) North
- (ii) South
- (iii) East
- (iv) West
- (d) Width of abutting road or street.

(e) Maximum number of occupants, employees, visitors.

(f) Inadequacy or contraventions noticed in the building or premises during inspection are as under,—

- (1)
- (2)
- (3)

Place:

Date:

Signature
Name and designation of the
Inspecting officer.

(*Mention any of these as may be relevant)

FORM B10

(See sub-rule (1) of rule 19)

**Notice regarding inadequacies or contraventions regarding fire
Prevention and life safety measures noticed during inspection**

To,

Whereas, after giving you notice No. _____ dated _____ under sub-section (1) of section 5 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013), the nominated officer has or I have inspected the following building or premises, namely:—

and the following deviations from or contraventions of, the requirements with regard to the fire prevention and life safety measures or inadequacies or non-compliances* of such measures provided or to be provided therein with reference to the height of the building or the nature of activities carried on in such building or premises or part thereof have been reported by the nominated officer or are noticed by me,—

- (1)
- (2)
- (3)

Now, Therefore, in exercise of the powers conferred by section 6 of the said Act, I hereby direct you to undertake the following measures within _____ days after receipt of this notice by you,—

- (1)
- (2)
- (3)

I hereby further direct you to report the compliance in this regard immediately to the undersigned.

Place:

Date:

Signature
Name and designation of the
officer.

FORM B11*(See sub-rule (1) of rule 21)***Notice for Appointment of Fire Safety Officer
under section 12 of the Act**

No.

Dated:

WHEREAS the building/premises bearing No.....
located at
is comprised of

..... and covered under First Schedule of
rules.

AND WHEREAS the owner/occupier/an association of such owners and occupiers were required to appoint
a Fire Safety Officer under section 12 of the Act.

NOW THEREFORE, I, Director /Nominated Authority appointed
under the Act, call upon you to appoint a Fire Safety Officer withindays failing which the owner or
occupier or an association of such owners and occupiers shall be deemed to be in default jointly and
severally and penal action shall be initiated under sub-section (1) of section 12 of the Act without any further
notice or opportunity.

()

The Regional Fire Officer or the
Chief Fire Officer

Place:

Date:

To

..... the owner/occupier/an association of such owners and occupiers

FORM B12*(See sub-rule (2) of rule 21)***Certificate of Appointment of Fire Safety Officer**

No.

Dated:

Passport size
photograph of the
member attested by
Regional Fire Officer
or the Chief Fire
Officer

Certified that

Shri

son of Shri

resident of

whose photograph appear on the right corner of the certificate, has been appointed under section 12 of The Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Gujarat Act 11 of 2013) and vested with the powers, privileges and immunities of a member of Fire Service with effect from

In the event of any complain or for any other reasons recorded in writing, the Regional Fire Officer or the Chief Fire Officer as the case be may terminate the appointment and take action under the rules and the Act.

Date:

Place:

Signature
Name and Designation of
the Member

Attestation by.....

FORM B13*(See sub-rule (1) of rule 23)***FIRE SAFETY CERTIFICATE**

No. Dated:

Certified that the (name of the building or premises) at (address) comprised of basement(s) and..... (upper floors) owned/occupied by (name of the company / name of the owner/occupier)

have complied with the fire prevention and fire safety requirements in accordance with section 18 and verified by the officers concerned of Fire Service on (date of inspection) in the presence of (name and addresses of the owner or his representative) and that the building/premises is fit for occupancy with effect from for a period of years in accordance with rules and subject to compliance of any specific laid by the issuing officer

Issued on

Signature

(Name and designation of the authorized signatory)

Place:

Computer ID.....

* Strike out whichever is not applicable.

ENDORSEMENT

The No Objection Certificate issued by Fire Service stand cancelled and annulled due to (reasons to be recorded).

(Name and designation of the authorized signatory)

FORM B14*(See sub-rule (2) of rule 23)***APPLICATION TO GRANT FIRE SAFETY CERTIFICATE**

To

The Regional Fire Officer or the Chief Fire Officer

Sub: Application for grant of fire safety certificate in respect ofat.....(address of building/premises).

Sir

This is to inform you that a fire safety certificate needs to be issued in respect of (name of the building) located at
(address of the building) comprised of
and having occupancies as

In this connection it is submitted that all the fire prevention and fire safety measures as recommended by you vide letter No. dated

Have been provided in the building/premises and para wise compliance report is enclosed

You are requested to kindly take action as necessary for grant of fire safety certificate for occupancy of the building/premises.

Place:

Date:

Signature

(Name of the Applicant)

Contact details:

Name in Full.....

Tel. No.

Mobile No.

FORM B15*(See sub-rule (2) of rule 26)***Certificate for compliance of Fire Prevention
and Life Safety Measures.**

Certified that I have executed the works towards compliance in relation to Fire Prevention and Life Safety Measures to be provided and performed other related activities required to be carried out, in the following building or premises, as required under the provisions of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013).

Description and Location of Building or Premises

The details of the work and related activities which I or we have executed or performed are mentioned in the list appended herewith.

Place : Signature and Address of the Fire Safety Officer.

Date : Licence No

Signature of the occupier and the owner

[*Note.- For each building a separate certificate is necessary].

FORM C1*(See rule 28)***Form of Declaration By Erector Of A Pandal****DECLARATION BY ERECTOR OF PANDAL UNDER SECTION 27 OF THE ACT**

I(name of the erector of pandal)
having registered office at
do hereby declare that the pandal erected at
measuring..... meters by meters shall remain in place
with effect from to and that fire prevention and fire safety
measures as required under rule 40 of the Gujarat Fire Prevention and Lief Safety Rules, 2013 have
been provided therein and further that the complete erection of pandal and electrical services are in
conformity with the standards.

Also, it is declared that no storage/use of the flammable liquid or gases is done in the pandal and
that electrical wiring has been done in conformity with Indian Electricity Rules by authorized
persons.

I, also, declare that following trained fire fighting staff shall remain on duty during the occupancy
of the pandal:-

1.
2.
3.

(Signature of erector of pandal)

Dated:.....

Place:

FORM C2

(See sub-rule (2) rule 29 & sub-rule (8) rule 31)

SEIZURE ORDER

Date & Time _____

Case No. _____

WHEREAS a report has been received from the authorized fire officer dated _____ regarding certain goods/objects that are imminent cause of risk of fire/ obstruction to fire fighting in the premises or building or temporary structure, shamiyana or tent or mandap or pandal erected or owned or occupied by you.

WHEREAS you have failed to carry out the orders of the authorized officer under sub-section (1) of section 27 of the Gujarat Fire Prevantaion and Lief Safety Measures Act, 2013 (Guj. Act 11 of 2013).

AND WHEREAS you have failed to make representation under sub-section (2) of section 27 of the Gujarat Fire Prevention and Life Safety Act, 2013 (Guj. Act 11 of 2013). or the reasons submitted by you vide letter dated _____ are not found satisfactory.

NOW THEREFORE I, _____ (name of the Authority) _____ (designation) empowered under sub-section (3) of section 27 of the Gujarat Fire Prevention and Life Safety Act, 2013 (Guj. Act 11 of 2013). hereby order to seize, detain or remove the encroachment of the following goods/objects for the reasons stated against each.

Sl. No.	Place from where to be seized	Particulars of objects or goods to seized	Quantity	Reasons for seizure and detention

(Signature of Authority)
Name and Designation

To

1. _____ (Name and address of the Owner/occupier of the building or premises or pandal).
2. _____
3. _____

FORM C3

(See sub-rule (2) rule 29)

PANCHNAMA

Case No. _____

Place _____

Date _____

Time _____

1. Name and address of Owner/occupier _____
2. Name and address of the person present _____
3. Name and Address of the Panchas:
 - A.
 - a) Shri/Smt _____
 - b) S/o.D/o./W/o. _____
 - c) Resident of _____
 - d) Age (Years) _____
 - e) Occupation _____
 - B.
 - a) Shri/Smt _____
 - f) S/o.D/o./W/o. _____
 - g) Resident of _____
 - h) Age (Years) _____
 - i) Occupation _____

We, the above Panchas are this day _____ called by Shri/Smt.
 _____ designation _____

Place _____ to _____ witness the act of seizing of certain objects or goods from _____ address of the building/premises/pandal which were possessed and exposed in the premises/building/pandal of the owner/occupier. In our presence, the said _____ (name and designation of the officer) seized the following mentioned objects/goods which we testify to be correct.

Sl. No.	Place from where seized	Particulars of seized objects or goods	Quantity	Reasons for seizure and detention

The Panchnama is read over and explained to us and it is correct account of when we saw.

Signature of Panchas: (Signature of the Authority seizing the goods)

(1) _____

(2) _____

Received the copy of Panchnama. Signature of the owner/occupier

FORM C4*(See sub-rule (3) of rule 29 & sub-rule (9) of rule 31)***Notice for Claiming of Seized Goods**

WHEREAS certain objects/goods were seized on _____ (date) from premises located at _____ (address of the premises) in case No. _____ dated _____ vide panchnama No. _____ dated _____ under section 27 of the Act

WHEREAS the said objects/goods are now lying at _____ (address of the premises).

NOW THEREFORE I _____ (name) _____ (Designation) having office at _____ do hereby call upon you to remove the said objects/goods on any working day between _____ Hrs to _____ Hrs within _____ days at your risk and cost failing which it shall be presumed that you don't intend to claim the said objects/goods and the same shall be disposed off by way of public auction under the provision of sub-section (8) of section 27 of the Gujarat Fire Prevention and Life Safety Act, 2013 (Guj. Act 11 of 2013). without any further notice.

(Signature)

Name _____

Designation _____

Dated: _____

Place: _____

FORM C5

(See rule 30)

No.

Date:

NOTICE

WHEREAS the services of the Gujarat State Fire Service were requisitioned on atHours to assist in the fire fighting and/or rescue operation during the out break of fire at (address of the premises).

WHEREAS (no of appliances) along with members of fire service responded from (name of fire stations) on at hours and returned back to their respective fire stations on..... at..... Hours.

WHEREAS a sum of Rs. _____

towards the deployment of the Fire Service is due to be paid by you.

NOW THEREFORE, I _____ (name) _____

(Designation) call upon you to pay the said amount within _____ days through bank draft payable to Director, Gujarat State Fire Service payable at Gandhinagar.

Signature

()

Director,
Gujarat State Fire Service

To,

FORM C6

(See sub-rule (2) of rule 31)

NOTICE**OFFICE OF SUB-DIVISIONAL MAGISTRATE****No.****Date:**

WHEREAS a report has been received from the Director, Gujarat State Fire Service under sub-section (6) of section 27 of the Act regarding removal of encroachment or objects or goods causing a risk of fire or obstruction to fire fighting at _____ (address of the premises).

NOW THEREFORE I, _____ (name) _____

(Designation) call upon you to show cause within _____ (days) from receipt of this notice under sub-section (6) of section 27 as to why action should not be initiated as necessary under the provisions of the Act.

Signature**Sub-Divisional Magistrate.****To,**

FORM C7

(See sub-rule (3) of rule 31)

Declaration by the promoter or the organizer or the owner or the occupier of premises**No.****Date:**

WHEREAS, the undersign promoter or the organizer or the owner or the occupier of premises are intending to use the premises bearing R. S. No./C. S. No./Property No. _____ having the postal address namely:-

In the said premises we intend to use it for the following purpose (describe the purpose)

Therefore, as required under sub-section (2) of section 27 of the Gujarat Fire Presentation and Life Safety Measures Act, 2013 (Guj. 11 of 2013) we declare to have made measures as prescribed in the under sub-section (1) of section 27.

The aforesaid premises shall be open for inspection to the authorised officer to access the correctness and adequacy of the measures.

We therefore request to grant necessary permission for the use of the premises.

Signature

Promoter or the organizer or the owner
or the occupier of premises

To,

FORM C8

(See sub-rule (3) of rule 31)

Permission to grant use of temporary structure**No.****Date:**

WHEREAS the building/premises bearing No. _____
located at _____

_____ to be used for the following purpose

Whereas, the promoter or the organizer or the owner or the occupier of premises have submitted the declaration dated _____ under sub-rule (3) of rule 31 in form 'C'.

The inspection for the aforesaid premises is carried out on dated _____ by
authorised officer.

The permission is granted to use the premises for the aforesaid purpose from date _____ to
date _____ with the following conditions.

Signature

Authorised Officer

To,

FORM C9

(See sub-rule (10) of rule 31 & sub-rule (1) of rule 36)

FORM OF APPEAL TO THE APPELLATE AUTHORITY

Appeal No..... of 20.....

Appellant:

Shri..... Son of Shri..... resident of

.....Versus

Municipal Commissioner/Nominated Authority/Director/ Sub Divisional Magistrate-Respondent
 Appeal under section 33, of Gujarat against the notice /order of Shri
 Nominated Authority/ Sub Divisional Magistrate
 /Director dated:

Sir,

The Appellant respectfully showeth as under:-

1. Statement of facts.
2. Ground of Appeal.
3. Fee of Rs. 5000/- has been paid vide receipt No.....dated
.....
4. Appeal is within time.
5. No other Appeal or any matter relating to the subject matter of this appeal is pending
in any court of law.
6. Relief claimed.

Signature of Authorized
representative, if any.

Signature of Appellant

VERIFICATION

I..... the appellant do hereby declare that what is stated
 above is true to the best of my personal knowledge and belief and that I have not suppressed any
 material facts.

Verified today, the day of20.....

Place:	Signature of Authorized representative, if any.
Date:.....	Signature of Appellant

FORM D1*(See sub-rule (2) of rule 41)***Form of Fire Report**

1. Current date.
2. Fire Report Number.
3. Operational jurisdiction of Fire Station.
4. Information received from.
5. Name of the caller.
6. Phone number of the caller.
7. Full address of the incident place.
8. Date of receipt of call.
9. Time of receipt of call.
10. Time of departure from Fire Station.
11. Approximate distance from Fire Station.
12. Time of arrival at Fire Scene.
13. Nature of call.
14. Date of leaving from fire scene.
15. Time of leaving from fire scene.
16. Type of occupancy
17. Occupancy details in case of others.
18. Category of fire.
19. Type of building.
20. Building details in case of others.
21. Details of affected area.
22. Details if injury.
23. Details of death(s).

Divisional Fire Officer

Disclaimer;

This is a computer generated report. Neither department nor its associates, information providers or content providers warrant or guarantee the timeliness, sequence,

FORM D2*(See sub-rule (1) of rule 43)***Order to disconnect electricity / water supply**

To,

The Officer In-charge,

Sub. — *Place/building/part thereof bearing No. ____ Located at ____

Sir,

I am to state that by an order No. _____ dated _____ issued under sub-section (1) of section 26 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2007) I, the undersigned had required and directed the persons in possession or in occupation of the abovesaid place or building or part thereof to remove themselves forthwith from such *place or building or part thereof as due to inadequacy of fire prevention and life safety measures, the condition of such place or building or part thereof is dangerous to the persons or property therein. These persons have however not removed themselves from such *place or building or part thereof in compliance of the order so made and they still continue to be in possession or in occupation thereof.

In the event of non-compliance of the order so made under sub-section (1) of the said section 26, the undersigned in empowered under subsection (2) of the said section 26 to direct the authority responsible for supply of electricity or for supply of water, as the case may be, to disconnect the supply of electricity or water to such *place or building or part thereof and such authority shall comply with such direction.

As the persons in possession or in occupation of the abovementioned *place or building or part thereof have not removed themselves as directed by the said order, there is a non-compliance thereof and I, therefore, direct the authorities executed to disconnect forthwith the supply of electricity or water of the said *place or building or part thereof. Compliance in this behalf may please be reported to me immediately.

Place:

Date:

Signature _____

Name and designation of the officer.

(*Mention any of these as may be relevant)

FORM D3

(See sub-rule (1) of rule 43)

Order to to remove persons from dangerous place/building to police officer in-charge.

To,
The Officer In-charge,

Sub. — *Place/building/part thereof bearing No. _____ Located at _____

Sir,

I am to state that by an order No. _____ dated _____ issued under sub-section (1) of section 26 of the Gujarat Fire Prevention and life Safety Measures Act, 2013 (Guj.11. of 2013) I, the undersigned, had required and directed the persons in possession or in occupation of the abovesaid place or building or part thereof to remove themselves forthwith from such *place or building or part thereof as due to inadequacy of fire prevention and life safety measures, the condition of such place or building or part thereof is dangerous to the persons or property therein. These persons have however not removed themselves from such *place or building or part thereof in compliance of the order so made and they still continue to be in possession or in occupation thereof.

In the event of non-compliance of the order so made under sub-section (1) of the said section 26, the undersigned in empowered under sub section (2) of the said section 26 to direct any police officer, having jurisdiction in the area, to remove such persons from such *place or building or part thereof and such police officer shall comply with such direction.

The abovementioned *place, building or part thereof is situated within your area of jurisdiction.

As the persons in possession or in occupation pf the abovenientioned *place or building or part thereof have not removed themselves as directed by the said order, there is a non-compliance thereof and I, therefore, direct you to remove such persons from such *place or building or part thereof and seal the *place or building or part thereof as required under sub-section (3) of section 26 of the said Act. Compliance in this behalf may please be reported to me immediately.

Place:

Signature

Date:

Name and designation of the officer.

(*Mention any of these as may be relevant)

FORM D4

(See rule 45)

Order to Deliver Possession Fighting

Equipment or Property

No.

Date:

No. _____ For the purposes of fire fighting operations, or as the case may be, during the ongoing fire fighting operations at the following building or premises, namely:—

I, the undersigned, _____ in exercise of the power under sub-section (1) of section 13 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013), read with rule 59 of the Gujarat Fire Prevention and Life Safety Measures Rules, 2013 hereby require you to deliver the possession of the following fire fighting equipment or property to the undersigned forthwith on receipt of this order and the said equipment or property shall be released from requisition and be restored to you as soon as may be, after fire fighting operations are over.

1.

2.

3.

Place:

Director/

Chief Fire Officer/Fire Officer

To,

FORM D5*(See rule 46)*

Report of Damage Caused to Premises or Property by Fire Officer during Fire Fighting and Rescue Operations.

Name of the Fire Station:

- (1) Date and time of call received—
- (2) Fire report No. and date—
- (3) Name and Address of the premises where fire occurred—
- (4) Description of property involved—
- (5) Name and Address of the premises to which damage caused—
- (6) Nature and extent of property to which damage caused—
- (7) Description and details of damage caused to the premises or property in the course of fire fighting and rescue operations—
- (8) Reasons for breaking or pulling down the structures, if any—
- (9) Claim of the amount, if any made by the party—
- (10) Name and Designation of the officer of the authority designated under sub-rule (2) of rule 24—
- (11) Remarks-

Submitted through _____

Signature

Name and Designation of the Officer In-charge of operations.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio Joint Secretary
to Government of Gujarat.
Urban Development & Urban Housing Department.



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

આદિજાતિ વિકાસ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૨૨મી જાન્યુઆરી, ૨૦૧૪

વંચાણે લીધા :-

ભારત સરકારના જાહેરનામા ક્રમાંક : જી.એસ.આર. ૭૮૭(ઈ) તા. ૩૧-૧૨-૧૯૭૭

ક્રમાંક : કેએમ/એસ.એચ./૧/ટીએપી/૧૦૮૮/યુ.ઓ.૧-ધ.- ગુજરાત સરકાર મહેસૂલ વિભાગ દ્વારા વખતો વખત જાહેરનામા બહાર પાડી રાજ્યના તાલુકા અને જિલ્લાઓનું વિભાજન કરી અત્યાર સુધીમાં ૩૧ જિલ્લાઓ અને ૨૪૮ તાલુકાઓની પુનઃ રચના કરવામાં આવેલ છે. આદિજાતિના લોકોને યોજનાકીય લાભો સરળતાથી મળી રહે તે હેતુથી વંચાણે લીધેલ જાહેરનામાથી ભારત સરકારે અનુસૂચિત વિસ્તાર જાહેર કરેલ છે. જિલ્લા અને તાલુકાનું વિભાજન થતાં ગામો અને તાલુકાઓના વિસ્તારો બદલાતાં અનુસૂચિત વિસ્તારના ગામો બિન અનુસૂચિત તાલુકામાં ગયેલ હોઈ, અનુસૂચિત જનજાતિના લોકો તેઓને મળતા લાભોથી વંચિત રહી જશે તેવી રજુઆતો સરકારમાં મળેલ છે. તેમજ આ અંગે સમાચારપત્રોમાં અહેવાલ રજુ થયેલ હતા.

આ વિષયે સરકારે આથી જાહેર કરે છે કે વંચાણે લીધેલ ભારત સરકારના જાહેરનામાથી જે વિસ્તારને અનુસૂચિત વિસ્તાર જાહેર કરેલ છે તેમાં આવરી લેવાયેલ જે તે તારીખના ભૌગોલિક વિસ્તારમાં કોઈ પણ જાતનો ફેરફાર થઈ શકશે નહીં. તે યથાવત રહેશે. આથી વંચાણે લીધા ભારત સરકારના જાહેરનામામાં નિર્દિષ્ટ અનુસૂચિત વિસ્તારમાં આદિજાતિના લોકો માટેની યોજનાઓ અને તેની અમલવારી સરકારશ્રીની સૂચનાઓ/ઠરાવો/પરિપત્રો અને નિયમોનુસાર જે તે જિલ્લા/તાલુકા અધિકારીઓએ યથાવત કરવાની રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જ્યોતિ કે. પટેલ,

સરકારના સંયુક્ત સચિવ.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

HOME DEPARTMENT (SPECIAL)

Notification

Sachivalaya, Gandhinagar, 22nd January, 2014.

THE GUJARAT PREVENTION OF ANTI SOCIAL ACTIVITIES ACT, 1985:

No.GG/19/2014/SBIII/PAS/1099/726-In exercise of the powers, conferred by section 10 of the Gujarat Prevention of Anti Social Activities Act, 1985, the Government of Gujarat has re-constituted following Advisory Board under the Chairmanship of Hon'ble Mr. Justice (Retd.) H.K. Rathod for the period of one year with effect from 9th February, 2014.

- 1) Hon'ble Mr. Justice (Retd.High Court Judge) H.K. Rathod (Chairman)
- 2) Hon'ble Mr. Justice (Retd.High Court Judge) B.N.Mehta (Member)
- 3) Hon'ble Mr. Justice (Retd.High Court Judge) J.C.Upadhyaya (Member)

By order and in the name of the Governor of Gujarat,

SANJAY PANDYA,
Under Secretary to Government.



સત્યમેવ જયતે

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URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 22nd January, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No.GH/V/12 of 2014/TPS-1413-4563-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/192 of 1995/TPS-1494-1401-L, dated.22.12.1995, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 6 (Vesu) (hereinafter referred to as "the said Draft Scheme") submitted by the Surat Urban Development Authority; (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/138 of 2008/TPS-1405-2909-L dated.29.09.08 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.6 (Vesu);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No.6 (Vesu) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said Authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA

Officer on Special Duty and Ex-Officio
Joint Secretary to Government

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 22nd January, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No.GH/V/13 of 2014/TPS-1409-1083-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/298 of 1994/TPS-1492-2445-L, dated.21.05.1994, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 22 (Bhestan) (hereinafter referred to as "the said Draft Scheme") submitted by the Surat Municipal Corporation; (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing No.GH/V/318 of 2006/TPS-1405-4822-L dated.14.12.2006 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.22 (Bhestan);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No.22 (Bhestan) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said Authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA

Officer on Special Duty and Ex-Officio
Joint Secretary to Government

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 22nd January, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No.GH/V/14 of 2014/DVP-272012-4809-L: WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Unjha Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/112 of 2012/DVP-272004-4696-L dtd.02.07.2012 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.20.07.2013 on page no.214-8 under Government Notification, Urban Development and Urban Housing Department No.GH/V/129 of 2013/DVP-272012-4809-L, dtd.20.07.2013 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby :-

- (a) sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and;
- (b) specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/112 of 2012/DVP-272004-4696-L dtd.02.07.2012

The final plot no. 444, 445, 446, 447, 448, 449, 450, 452, 453, 454 of Town Planning Scheme No.4 Unjha designated for "Residential Zone" shall be deleted from the said zone and land thus released shall be designated for "Industrial Zone" under section 12(2) (a) of the Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA

Officer on Special Duty and Ex-Officio
Joint Secretary to Government

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 22nd January, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No:GH/V/15 of 2014/TPS-122013-5972-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/74 of 1999/TPS-1299- 442-L, dated.19.05.1999, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 3 (Bhayli) (hereinafter referred to as "the said Draft Scheme") submitted by the Vadodara Urban Development Authority; (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/63 of 2013/TPS-2310-5404-L dated.12.04.2013 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.3 (Bhayli);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No.3 (Bhayli) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

AND WHEREAS, the area of said Final Scheme is now included within the Ahmedabad Municipal Corporation area;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said Authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA
Officer on Special Duty and Ex-Officio
Joint Secretary to Government

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT
NOTIFICATION**

Sachivalaya, Gandhinagar, 22nd January, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No.GH/V/16 of 2014/DVP-112013-7126-L: WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Gandhinagar Urban Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/12 of 2004/DVP-162001-396-L, dated. 16.02.2004 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14th, 9th Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/12 of 2004/ DVP-162001 -396-L, dated.16.02.2004

1. the land bearing R. S. No. 308, 309 of Village Alampur designated for "Agriculture Zone (AG-1)" is delete from the said zone and shall be designated for "Commercial Zone (C-4)" under section 12(2)(a) of the said Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA
Officer on Special Duty and Ex-Officio Joint Secretary
to Government

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT
NOTIFICATION**

Sachivalaya, Gandhinagar, 22nd January, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No.GH/V/17 of 2014/TPS-112013-7361-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/435 of 2005/TPS-152005-1785-L, dated.08.11.2005, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 2 (Ghatlodiya) (1st Varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority; (hereinafter referred to as " the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/106 of 2011/TPS-112008-6016-L dated.19.07.2011 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.2 (Ghatlodiya) (1st Varied);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No.2 (Ghatlodiya) (1st Varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

AND WHEREAS, the area of said Final Scheme is now included within the Ahmedabad Municipal Corporation area;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the Ahmedabad Municipal Corporation during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA

Officer on Special Duty and Ex-Officio Joint Secretary
to Government

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 22nd January, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No.GH/V/ 18 of 2014/TPS-1409-1082-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/404 of 1993/TPS-1493-3954-L, dated.12.08.1994, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 23 (Rander) (hereinafter referred to as "the said Draft Scheme") submitted by the Surat Municipal Corporation; (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing. Department No.GH/V/89 of 2001/TPS-142001-3715-L dated.07.07.2001 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.23 (Rander);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No.23 (Rander) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said Authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA

Officer on Special Duty and Ex-Officio Joint Secretary
to Government

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 22nd January, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No.GH/V/19 of 2014/TPS-122013-5328-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/50 of 2011/TPS-1209-6097-L, dated.29.04.2011, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 5 (Savad) (4th Varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Vadodara Urban Development Authority; (hereinafter referred to as "the said Authority")

AND WHEREAS, the notification no.GH/V/6 of 2014/TPS-122013-5328-L notified on dated.08.01.2014, being wrongly notified is rescind.

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/63 of 2012/TPS-1212-972-L, dated.01.05.2012 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No. 5 (Savad) (4th Varied);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 5 (Savad) (4th Varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA

Officer on Special Duty and Ex-Officio Joint Secretary
to Government



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st January, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/11/CPI/1408/3198-K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/97/14/ELC/1493/994(i)/K.1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No. 362 the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
362	M/S. Tudor India Limited (Consumer No. 33218)	Kamalpur	Sabarkantha	Unit shall be permitted to utilize 2500 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.
Energy & Petrochemicals Department.



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The Gujarat Government Gazette

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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

PORTS AND TRANSPORT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th January, 2014.

Gujarat Motor Vehicles Tax Act, 1958.

No. PT/2014/1/MTA/122010/1869/KH:— WHEREAS, National Disaster Response Force (hereinafter referred to as 'NDRF') is constituted by the Government of India for responding natural disaster and to rescue and relief operations of the citizens during disaster and is working in public interest and is not a profit making Force;

AND WHEREAS, the motor vehicles belonging to the NDRF are liable to payment of tax under the provisions of clause (ii) if entry VI of the First Schedule and entry IV of Part-I of the Second Schedule to the Gujarat Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), at twice the rate of tax specified;

AND WHEREAS, the NDRF has represented to the State Government to grant exemption from payment of the tax on motor vehicles belonging to it on the ground that the vehicles are the sole property of the Government of India and used for responding natural disaster and rescue and relief operations in the State;

AND WHEREAS, the State Government has considered the representation of NDRF in accordance with the provisions of rule 16A of the Bombay Motor Vehicles Tax Rules, 1959;

NOW THEREFORE, in exercise of the powers of conferred by sub-section (2) of section 13 of the Gujarat Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) read with rule 16A of the , Bombay Motor Vehicles Tax Rules, 1959, the Government of Gujarat hereby partially exempts the motor vehicles belonging to NDRF from levying tax at twice the rates specified by the State Government and directs that the tax shall be levied at a single rate.

By order and in the name of Governor of Gujarat,

A. M. TRIVEDI,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

HEALTH AND FAMILY WELFARE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 9th January, 2014

Gujarat State Council for Physiotherapy Act, 2011.

No. GPC/02/10/2013/276804/J :- In exercise of the powers conferred by section 49 of the Gujarat State Council for Physiotherapy Act, 2011 (Guj. 18 of 2011), the Government of Gujarat hereby make's the Gujarat State Council for Physiotherapy Rules, 2013, as follows namely:-

1. **Short title.-** (1) These rules may be called the Gujarat State Council for Physiotherapy Rules, 2013.
2. **Definitions -** (1) In these rules, unless the context otherwise requires,-
 - (a) "Act" means the Gujarat State Council for Physiotherapy Act, 2011;
 - (b) "Council " means the Gujarat State Council of Physiotherapy, constituted under Section 3 of the Act;
 - (c) "Form" means the form appended to these rules;
 - (d) "Schedule" means the schedule appended these rules;
 - (e) "section" means a section of the Act.
 - (f) Words and expressions used in the Act but not defined in these rules shall have the meanings respectively assigned to them in the Act.
3. **Preparation of electoral rolls for election of Council-** (1) For the purpose of election of a member of the Council under clause (VII) of sub-section 2 of Section 3 of the Act, the Registrar shall prepare separate electoral rolls of Physiotherapists enrolled in the register maintained by the Council under section 33 of the Act. The respective electoral roll shall include the names of all physiotherapists, registered up to such date, as may be fixed by the Council for each election.
 - (2) The electoral roll shall be kept open for the inspection in the office of the Council at least thirty days before the last date fixed for the receipt of nomination. The Registrar shall at the same time issue a notice in the *Official Gazette* and atleast in four newspapers widely circulated in the State selected by him in FORM-I, calling upon the registered physiotherapists to send their objections or suggestions, if any, with regard to the entries in the electoral rolls before a date specified in the notice which will not be earlier than fifteen days from the publication of the notice. All objections or suggestions received before the date specified in the notice shall be considered by the Registrar and corrections shall be made, if necessary, in the electoral rolls.

(3) Any registered practitioner aggrieved by the decision of the Registrar may, within five days of receipt of the order, prefer an appeal to the State Government.

4. **Returning Officer.**- The Registrar or any other person authorized by the State Government shall be the Returning officer for holding the election of the members of the council

5. **Fixation of stages of election.**- (1) The Returning Officer shall fix the following stages of the election, namely:-

- (a) Receipt of nomination papers,
- (b) Scrutiny of nomination papers,
- (c) Receipt of voting papers,
- (d) Scrutiny and counting of papers,

(2) The date of the receipt of the nomination papers *shall not be less than forty days* before the date fixed for the receipt of the voting papers. The date fixed for the scrutiny of the nomination papers shall be the next day of the last date fixed for the receipt of the nomination papers.

6. **Notice of Election** - At least thirty days before the date fixed for the receipt of the nomination papers, the Returning Officer shall publish in the *Official Gazette* and in such other manner as he thinks fit a notice in FORM-II notifying the dates fixed under rule 5 and calling upon the electors to elect new members and to send nominations for the purposes.

7. **Nomination of candidates:-**

- (1) Every registered practitioner whose name appears in the electoral roll prepared under rule 3 (hereinafter referred to as "the elector") shall be qualified for election under this part.
- (2) The candidates qualified for election shall be proposed and seconded by the practitioners qualified as electors.
- (3) The nomination paper in FORM-III shall be supplied by the Returning Officer to every candidate on his requisition.
- (4) Every nomination paper in Form III duly filled and signed by the proposer and the seconder, and subscribed by the candidate himself as assenting to the nomination shall be sent by post or otherwise so as to reach the Returning Officer on or before the date and the time fixed under rule 5, for receipt of the nomination papers. The nomination papers received after the time so fixed shall be rejected. The Returning Officer shall immediately on receipt of a nomination paper record thereon the date and the time of its receipt by him.

8. **Scrutiny of nomination papers:-** On the date approved by the Returning Officer for scrutiny of the nomination papers, the candidates and one proposer and one seconder of each candidate may attend as such time and place before the Returning Officer who shall give them all responsible facilities to examine the nomination papers delivered within the time fixed for their receipt under rule 5.

9. **Disposal of objections and rejection of nomination :-** The Returning Officer shall examine the nomination papers and shall decide all objections and may either on such objections or on his own motion, after such summary enquiry, if any, as he thinks necessary, refuse any nomination for any of the following reasons, namely :-

- (a) that the candidate or his proposer or his seconder is not an elector;
- (b) that there has been any failure to comply with the provisions of the Act or the rules made there under;
- (c) that the signature of the candidate or his proposer or his seconder is not genuine or has been obtained by fraud.

10. **Completion of scrutiny :-** (1) The Returning Officer shall endorse on each nomination paper his decision whether the nomination paper has been accepted or rejected and in case the nomination paper has been rejected, he shall record in writing reasons thereof.

(2) The scrutiny shall be completed on the date fixed for the purpose and no adjournment of proceeding shall be allowed.

11. **Withdrawal of candidature:** - Any candidate may withdraw his candidature three days from the date of completion of scrutiny of nomination paper by a not writing signed by him and delivered it to the Returning Officer.

12. **List of valid nominations :-** Immediately on completion of the scrutiny of the nominations and after the expiry of the period within which a candidate may be withdraw his candidature under rule 11, the Returning Officer shall forthwith under his signature publish on the notice board at the office of the Council, a list of valid nominations.

13. **Procedure for uncontested elections :-** After the publication of the list of valid nominations if the number of contesting candidates does not exceed the number of vacancies to be filled in, the Returning Officer shall forthwith declare such candidates to be duly elected to fill such vacancies and report the names of such candidates to the State Government.

14. **Contested election :-** (1) When the number of contesting candidates are more than the number of vacancies of members, the voting shall be recorded by postal ballot.

(2) The Returning Officer shall forthwith publish the names and addresses of the contesting candidates in the *Official gazette* and on the notice board at the office of the Council.

15. **Printing of voting papers:** - The Returning Officer shall arrange for the printing of voting papers in FORM-IV with the names of the contesting candidates entered therein in alphabetical order.

16. **Dispatch of voting papers to electors :-** (1) Twenty-one days before the date fixed for the receipt of voting papers under clause (c) of sub-clause (1) of rule 5, the Returning Officer shall send to every elector by post under certificate of posting :-

- (a) One voting paper in FORM-IV signed by him;
- (b) 1 blank cover of small size with the words "Voting Paper" printed thereon; and
- (c) 1 large cover of a suitable large size addressed to himself, in FORM-V.

(2) The Returning Officer shall make a mark in one copy of the electoral roll against the name of every elector to whom a voting paper and covers have been sent. The marked copy of the electoral roll and the counterfoils of the voting papers sent shall be sealed in a packet immediately after the date fixed for the receipt of voting papers under rule 5.

17. **Issue of duplicate voting paper:-** If any elector has not received his voting paper and covers or has inadvertently spoilt the papers or lost them, he may send to the Returning Officer at least seven days before the date fixed for the receipt of voting papers under rule 5, a declaration to that effect signed by himself and the spoilt papers, if any, and request the Returning Officer to send him duplicate papers in place of those not received, spoilt or lost. When the duplicate papers are issued, a record thereof shall be kept by the Returning Officer and a mark "Duplicate" shall be made on the large cover as well as on the voting paper before issue. The Returning Officer shall cancel any spoilt papers received back from the elector.

18. **Delivery of voting paper to elector in person:-** Any elector whose voting paper is returned undelivered may apply to the Returning Officer in person for such voting paper before the date fixed for the receipt of voting papers under rule 5 and take delivery of the voting paper after satisfying the Returning Officer of his identity and giving a receipt of the same.

19. **Recording of votes by elector:** - (1) On receipt of the voting paper, an elector shall record his votes by putting crosses in column 3 of the voting paper against the names of the candidates to whom he wishes to give his votes. The elector shall have as many votes as there are vacancies and can give only one vote to each candidate. The elector shall not reveal his identity on the voting paper by putting his signature or by any other means.

(2) After recording his vote, the elector shall put the voting paper in the small cover, close it and put it in the large cover. The elector shall then close the large cover and write his full name and address and sign at the places marked on the large cover. The large cover shall be sent by post so as to reach to the Returning Officer on or before the date and the hour appointed under rule 5 for the receipt of voting papers.

(3) Any elector, who is under any disability which incapacitates him from recording his votes in the above manner, may take the assistance of a Gazetted Officer or a Executive Magistrate, in recording his votes. Such Officer shall, in such case, record on the back of the large cover a certificate as specified below:-

" Ihereby certify that

(Name of the officer and designation)

(Name of the elector)

Being incapable of recording his votes due to.....

(cause of incapacity)

requested me to record his votes and I have recorded his votes according to his desire and in his presence.

Signature.....

Designation.....

Name of the office.....".

20. Custody of voting papers: - All covers containing voting papers shall on receipt be kept in a sealed box by the Returning Officer after noting the date and time of receipt of each covers. Any cover received after the date and time fixed for the receipt of voting papers under rule 5 shall be kept in a separate packet and shall not be opened.

21. Scrutiny and counting of votes :- (1) The scrutiny and counting of votes shall be undertaken by the Returning Officer at such time, on such day and at such place fixed under rule 5.

(2) A candidate or not more than one representative duly authorized by him may remain present at the time of counting of votes.

(3) The entire voting papers shall be treated as invalid,-

(a) If the elector has failed to write his full name and make his signature on the large cover in which the small cover containing the voting paper is kept;

(b) If the signature made by the elector does not tally with the specimen signature on the record of the Council;

(c) If the mark '(X)' is placed opposite the names of more candidate than the number of seats to be filled or if more votes are given than he is entitled to record his vote under sub-rule (1) of rule 19;

(d) If the elector has put his signature on the voting paper or has made any other mark thereon which may reveal his identity.

(4) If the Returning Officer receives more than one voting papers one small cover, or more than one small cover in any large cover, all such voting papers. shall be treated as invalid.

(5) If the mark '(X)' (cross mark) is so placed as to make it doubtful to which the elector has given his vote, such vote shall be deemed to be invalid; and the voting paper shall be treated as invalid.

(6) If any elector has given more than one vote to any candidate, only one of such votes given shall be taken to be valid, provided that the voting paper is otherwise not invalid.

(7) The Returning Officer should nominate such number of the Scrutinizers not exceeding four as he think fit. The Scrutinizer shall be the Gazetted officer of the Government.

22. Declaration of result of election :- (1) When the counting of vote is completed, the Returning Officer shall forthwith declare the candidate to whom the largest numbers of valid votes have been given, to be elected. If there are an equal number of votes in favour of each of the two or more candidates for one vacancy, the selection shall be determined by the Returning Officer by a lot.

(2) The Returning Officer shall also inform each successful candidate by letter of his having been elected to the Council.

(3) After the result of the election has been declared, the Returning Officer shall seal the voting papers and all other documents relating to the election, and shall retain the same with himself in safe custody for a period of six months and thereafter shall cause them to be destroyed.

23. **Filling of casual vacancy:** - If there is a vacancy of a member elected under clause (vii) of sub-section (2) of section (3); the Returning Officer shall, subject to the provision of section 8, and take necessary action to fill it up, as soon as possible, by election in accordance with the provisions of these rules.

24. **Election of the President and Vice-President:-** As soon as possible after the President or the Vice-President, as the case may be, ceases to hold office either because of the expiry of the term of the office or for any other reason whatsoever, the Council shall proceed to elect the successor President or Vice-President in the manner specified in rule 25.

25. **Procedure for Election of the President and Vice-President:-** (1) At the meeting called by the Registrar for the election of the President, the members present shall elect from amongst nominated or ex-officio members an acting President by ballot if necessary, and acting President shall preside over the meeting until the regular President has been elected.

(2) Any member of the Council may propose any other member for the office of the President. The acting President shall announce the names of the members so proposed and in case only one name has been proposed the acting President shall declare that member to have been elected as a President. If more than one name has been proposed the meeting shall proceed to elect the President by ballot.

(3) When an equality of votes is found to exist between any two or more candidates contesting for the post of President the addition of a vote will entitle a member to be declared elected as President, the determination of the member to whom such additional vote shall be deemed to have been given shall be made by a lot to be drawn by the acting President in such manner as he thinks fit.

(4) At the meeting called for the election of the Vice-President, any member of the Council may propose any other member except the President for the office of the Vice-President. The President shall announce the names of the members; so proposed and, in case of one name has been proposed the President shall declare that member to have been elected as the Vice-President. If more than one name has been so proposed, the meeting shall proceed to elect the Vice-President by ballot. In cases of equality of votes between any two or more candidate contesting for the post of Vice-President and the addition of a vote will entitle a member to be declared as a Vice-President, the determination of the member to whom such additional vote shall be deemed to have been given shall be made by a lot to be drawn by the President in such manner as he thinks fit.

26. **Time limit for referring election disputes:** - The time limit for referring any dispute as provided in section 7 to State Government shall be,

- (i) In the case of elected members, thirty days from the date of declaration of the results of election; and,
- (ii) In the case of election of the President or Vice-President, thirty days from the date of their election.

27. **Meeting of Council:-** (1) The Council shall ordinarily meet for the transaction of its business once in every four months, but the President may, whenever he thinks fit, and shall, upon a written requisition of not less than seven members and on a date not later than fifteen days after the receipt of such requisition, call an extraordinary meeting.

(2) The date, time and place of meeting shall be decided by the President.

28. **Notice for calling Meeting:-** (1) All members of the Council shall be given fifteen clear days' notice of an ordinary meeting and seven clear days' notice of an extraordinary meeting. Every notice shall also be displayed on the notice board at the office of the Council. Such notice shall specify the date, time and place of meeting and state whether the meeting is for general business or for any special business. If the meeting is for a special business, the nature of such business shall also be mentioned in the notice.

(2) The Registrar shall send to all members a copy of the agenda and explanatory notes thereon, fifteen clear days' before the date so fixed for an ordinary meeting.

29. **Motions for insertion in Agenda:** - Any member may send a motion to be inserted in the agenda for an ordinary meeting so as to reach the Registrar twenty clear days before the date so fixed for the meeting. The Registrar take the orders of the President for inclusion of such motion in the agenda, and where any motion is disallowed the reasons for doing so shall also be communicated along with the agenda to the members who sent the motion.

30. *Attendance at meetings:-* each meeting an attendance register shall be placed in the meeting room and every member present shall sign against his name in the register.

31. *Transaction of Business at meeting:-* At an ordinary meeting no business or proposition other than that specified in the agenda and in the case of an extraordinary meeting other than that specified in the requisition shall be transacted:

Provided that, the Presiding Authority may permit any business or proportion to be discussed which is of an urgent nature and which could not reasonably be entered in the notice.

32. *Members not to leave the seat without permission:-* No member after taking his seat shall leave the meeting without the permission from the Presiding Authority.

33. *Conduct of business at meeting :-* (1) Every question to be determined by the Council shall be determined on a motion moved by a member and put to the Council the Presiding Authority.

(2) The votes at the meetings shall be taken by show of hands.

(3) In all cases where voting has taken place, any member of the Council may require that or the names and numbers of the minority of those who decline to vote and those who are absent be entered in the minutes.

(4) The results of the votes shall be announced by the Presiding Authority and shall not be called in question.

34. *Identical motions:-* When motions identical in purport stand in the names of two or more members, the Presiding Authority shall decide whose motions shall be moved and the other motion or motions identical in purport shall there upon be deemed to be withdrawn.

35. *Method of moving motions:-* (1) All motions and amendments moved by a member shall be in writing and signed by that member. Every motions or amendments shall be seconded and if not seconded, shall be deemed to have failed.

(2) When a motion is admitted, it may be discussed as question to be resolved either in the affirmative or in negative. Any member may, subject to rules 36 and 37, move an amendment to the motion.

(3) The Presiding Authority may not allow an amendment to be moved which, were a substantive motion, would have been in-admissible under these rules.

36. *Amendment to motion :-* (1) An amendment must be relevant to and within the scope of the motion to which it relates.

(2) No amendment shall be moved, which has merely the effect of a negative vote.

(3) The Presiding Authority may disallow any amendment, which is in his opinion irrelevant or frivolous.

37. *Method of amendment of motion:-* An amendment to motion may be done by the omission, insertion, substitution, or addition of words there from or therein.

38. *Debates.-(1)* When a motion or amendment is under debate no proposal with reference there to shall be made other than-

(a) an amendment of motion or of the amendment, as the case may be;

(b) a motion for the adjournment of the debate on the motion or amendment or both either to a specified date and hour or sine die;

(c) a motion for the closure of the debate, namely that the Council do now proceed to vote on the motion;

(d) a motion that the Council instead of proceeding to deal with the motion should pass to the next item on the program of business;

(e) a motion that the Council be now adjourned

Provided that no such motion or amendment shall be moved so as to interrupt a speech:

Provided further that no motion of the nature referred to in clause (b), (c), (d) or (e) shall be moved or seconded by member, who has already taken part in the debate:

Provided also that a motion referred to in clause (c), (d) or (e) shall be moved without speech.

(2) It shall be in the discretion of the Presiding Authority to put or refuse to put to the Council a proposal of the nature referred to in clause (b) of sub rule (1).

(3) The proposal for the closure shall be made and seconded without debate and shall, unless the Presiding Authority rules otherwise be put forth with. If the proposal is required to be carried, the motion or amendment under debate shall at once be voted on by the Council.

39. Withdrawal of motion:-A motion or an amendment which has been admitted shall be withdrawn except with the consent of the Council, which shall not be deemed to be granted, if any member dissents from the granting thereof.

40. Mover to start debate:-After a motion has been placed before the meeting for consideration under rule 35, the mover may speak in support of the motion and the seconder may either follow or reserve his speech for a later stage of the debate thereon.

41. Right to reply:-The mover, or if the mover waives his right, the seconder of a substantive motion may reply at the conclusion of the debate thereon but no other member shall, without the express permission of the Presiding Authority, speak more than once on the same motion except for the purpose of making a personal explanation, but in such case, no debatable matter shall be brought forward.

42. Time limits for speech:-The Presiding Authority may fix a reasonable time limit within which the mover, seconder and any other member shall finish his speech

43. Point of order:-(1) The Presiding Authority shall decide all Points of Orders and his decision thereon shall be final.

(2) The member may at any time raise a point of order for the decision of Presiding Authority but doing so he shall confine himself to setting the point.

(3) No discussion on any point of order shall be allowed except with the consent of the Presiding Authority.

44. Right of Presiding Authority, to take part in debate:- During the meeting the Presiding Authority may at any time make any observation or suggestion or give information to elucidate any point to help the members in the discussion.

45. Speech to be confined to subject matter and conduct of member during meeting:-(1). A member shall confine his speech to the subject matter of the motion of amendment.

(2) Any motion or amendment standing in the name of the member, who is absent from the meetings or unwilling to move it, may be moved by another member with the permission of the Presiding Authority;

(3) A member desiring to make any observation on any matter before the Council shall speak from his place and shall rise when he speaks and shall address the Presiding Authority.

(4) If at any time the Presiding Authority rises, any member speaking shall immediately resume his seat.

46. Motion to be relevant to business:-No member shall be entitled to propose a motion other than the one directly arising out of the subject before the meeting and relevant there to, except in the case of emergency and with the consent of the Presiding Authority.

47. Procedure regarding amendments:-(1) When an amendment to any motion is moved or when two or more such amendments are moved, the Presiding Authority shall, before ascertaining the decision of the Council thereon, read to the Council the terms of the original motion and the amendment or the amendments proposed.

(2) An amendment to a motion shall be put to the vote first.

(3) If there be more than one amendment to a motion, the Presiding Authority shall decide in what order they shall be taken.

48. Power to divide motion or amendment:-The Presiding Authority may divide a motion into two or more distinct motions, or an amendment into two or more distinct amendment, as he may deem necessary.

49. Adjournment of Meeting :-(1) Subject to the provisions of sub-section (2) of section 10 of the Act, the Presiding Authority may, at any time for reasons to be recorded in writing, adjourn the meeting to any future day or to any hour of the same day.

(2) Whenever a meeting is adjourned to a future day, the Registrar shall, if possible, send a notice of the adjournment to every member.

(3) When a meeting has been adjourned to a future day, the President may change such day to any other day, and the Registrar shall send a written notice of such change to each member of the Council.

(4) At an adjourned meeting the business that is left undisposed of at the original meeting from which the adjournment took place shall, unless the President otherwise directs, take precedence over new business.

50. Minutes of Meetings:-Minutes of the proceedings of each meeting of the Council shall be kept in a book to be provided for the purpose and shall include the names of the members and if any member present at the meeting so desires, the names of the members voting, respectively, for or against any motion. Minutes of the meeting of the Council shall be signed by the President, in his absence by the Vice-Presidents and in the absence of the President and the Vice-Presidents by the Presiding Authority. This book shall be signed by the President at the next meeting after the minutes are confirmed, and shall, at all reasonable times, be open to inspection by any member of the Council. The copy of the minutes shall be supplied to every member of the Council.

51. Circulation of written proposition:-Whenever it appears to the President that it is not necessary to convene a meeting, he may, instead of convening a meeting, circulate a written proposition with the reasons for such proposition for the observation and votes of the members of the Council and thereupon the provisions of rule 50 shall *mutatis mutandis* apply.

52. Fees for attendance at Meeting:-Every member of the Council including the President and the Vice-Presidents shall be paid such fees for attending the meeting of the Council as may be decided by the State Government.

53. Travelling Allowance for attending Meetings: -Every member of the Council, including the President and the Vice-Presidents, shall be paid travelling expenses for attending the meetings of the Council, as follows:-

(1) Members who are Government servants may draw travelling and daily allowances which they may be entitled to claim for travelling on official duties according to their grade pay under *The Gujarat Civil Services (General Conditions of Services) Rules, 2002*.

(2) Non-Official members shall draw travelling allowance and daily allowance in accordance with *The Gujarat Civil Services (General Conditions of Services) Rules, 2002*.

54. Executive Committee: -(1) The Council shall consist from amongst its members an executive committee.

(2) The Executive Committee of the Council shall consist of the following members namely:-

- (i) the President of the Council;
- (ii) The Vice-President of the Council;
- (III) two members of the Council, to be nominated by the President representing Physiotherapists;
- (iv) the Director of the Health Services, Gujarat State or his nominee;
- (v) one member representing the Gujarat Medical Council.

(3) The members of the Executive Committee shall hold office until the expiry of his term of office as a member of the Council:

Provided that, the term of office of the outgoing members shall be deemed to extend to expire with the day immediately preceding the date on which their successors are elected.

55. Disability to continue as member. - A member shall cease to be a member of the Executive Committee,

- (i) If he ceases to be a member of the Council; or
- (ii) If he remains absent from the two consecutive meetings of the executive committee without the leave of the President.

56. Resignation of the member - A member may resign at any time by a notice in writing to the President. Such resignation shall take effect from the date on which it is accepted by the President or on the expiry of sixty days from the date of receipt of his notice by the President, whichever event occur earlier.

57. Casual Vacancies - (1) The Council as soon as there is a casual vacancy in the office of a member of the Executive Committee fill it up by electing a member from amongst its members.

Provided that, any such vacancy, occurring within two months prior to the expiry of the term of the members, shall not be filled.

(2) A member elected under sub-rule (1) shall hold office so long as the member in whose place he is elected would have held it, if the vacancy had not occurred.

58. Calling of Meetings of Executive Committee - The Executive Committee ordinarily meet for the transaction of its business once in every two months on such date as may be fixed by the President. The President may, whenever he thinks fit, and shall, upon a written requisition of not less than three members and on a date not later than seven days after the receipt of such requisition, call an extraordinary meeting.

59. Notice of Meetings of Executive Committee - All members of the Executive Committee shall be given seven clear days' notice of an ordinary meeting and three clear days' notice in case of an extraordinary meeting. Such notice shall specify the date, time and place of the meeting and state whether the meeting is for general business or for any special business and the nature of such business shall also be mentioned in the notice.

60. Presiding Authority for Meeting of Executive Committee - The President, when present, shall preside at every meeting of the Executive Committee. If at any meeting the President is absent, in that case one of the Vice-Presidents shall preside over and conduct the meeting. In absence of both, the members present shall elect the presiding authority from amongst themselves.

61. Attendance at Meetings of Executive Committee - (1) At the commencement of each meeting, an attendance register shall be placed in the meeting room and every member present shall sign before his name in the register.

(2) Four members including the President shall form a quorum to transact the business at a meeting of the executive committee.

62. Business to be transacted at Meeting of Executive Committee - At any ordinary meeting no business or proposition other than that specified in the agenda shall be transacted and in case of an extraordinary meeting, a business specified in the written request made for convening such meeting, shall be transacted:

Provided that, the Presiding Authority may permit any business or proposition to be discussed which is of an urgent nature and which could not reasonably be entered in the notice

63. Adjournment of Meetings of Executive Committee

(1) When there is no quorum at a meeting, the Presiding Authority shall adjourn the meeting to another day and notify the same on the notice at the office of the Council and send to each member of the Committee. The business which would have been brought before the original meeting had there been a quorum thereat shall be brought before the adjourned meeting, and maybe disposed of at such meeting, or at any subsequent adjournment thereof, whether there be a quorum present or not.

(2) Any special or ordinary meeting may, with the consent of a majority of members present, be adjourned from time to time, but only the business left indisposed of at the meeting from which the adjournment took place shall be transacted at the adjourned meeting subject to the provision of rule 46.

64. Decision at Meeting of Executive Committee - (1) All questions at a meeting of the executive committee shall be decided by a majority of votes of the members present, and voting.

(2) The Presiding Authority shall have second or casting vote in all cases of equality of votes.

65. Minutes of Meetings of Executive Committee - (1) Minutes of the proceedings of each meeting of the executive committee shall be kept in a book to be provided for the purpose and shall include the names of the members and if any member present at the meeting so desires, the names of the members voting for or against any question.

(2) Minutes of the meeting of the executive committee shall be signed by the Presiding Authority at the next meeting after the minutes are confirmed, and shall, at all reasonable times, be open to inspection by any member of the Executive Committee or of the Council.

(3) Copies of the minutes shall be supplied to every member of the Council.

66. Powers, duties and functions of Executive Committee - (1) The executive committee shall consider all petitions or applications addressed to the Council and shall submit its report thereon to the Council.

(2) The executive committee shall consider and prepare a report on any subject which may seem to require the attention of the Council or on such subjects as may be assigned to it by the Council.

(3) The executive committee shall consider and report to the Council on all matters concerning the inclusion or deletion of any qualification in or from the Schedule to the Act.

(4) The Executive Committee shall call from the authorities of any Physiotherapy College or School or from any examining body such information as may be required by the Council and place it before the Council with its report.

(5) The returns of professional examinations and their results shall be collected by the executive committee which shall prepare annually a table of results of such examinations to be laid before the Council.

67. Fees for attendance at meeting of Executive Committee: - Every member of the executive committee including the President and the Vice-President shall be paid such fees as may be determined by the State Government.

68. Travelling Allowance for attending Meetings of Executive Committee - Every member of the executive committee including the President and the Vice-President shall be paid travelling expenses for attending the meetings of the Committee as per the rates specified in rule 53.

69. Form of Register - The Registrar of Physiotherapists shall be maintained in form VI.

70. Application for registration - (1) A person possessing the qualification as a physiotherapist under the provision of the Act shall make an application in form VII to the Secretary of the Council to have his name entered in the register along with the fees and the late fees, if any as may be determined by the Council.

(2) A registered practitioner may make an application to register his additional qualification in form XI and the register shall make the entries in the register and inform the registered practitioner of having taken entries in the register, of Additional Qualification in form XII.

(3) The fees to be paid under sub-rules (1) and (2) shall be paid either in cash in the office of the Council or by the crossed postal order or by money order or by cheque or demand draft.

71. Grant of certificate of Registration:- The council shall, on fulfilment of the requirement under the provision of the Act and also the conditions prescribed by it, grant the application made under rule 70 and issue a certificate of registration to be given to every registered practitioner under section 35 shall be in FORM-X and an identity card shall be in FORM-IX

72. Renewal of registration- A registered practitioner who intends to renew his certificate of registration shall make an application, within a period of ninety days prior to the date of expire of his registration certificate, in Form-VIII to the Secretary of the Council along with the fees of Rs. 500/-.

73. Complaints against registered Physiotherapists.- (1) The Council may *suo-motu* or on any complaint made to it in that behalf, hold an inquiry regarding the alleged professional misconduct of any registered physiotherapist as provided in section 26 or with reference to offence referred to in section 37 of the Act.

(2) Any complaint or information received in the office of the Council relating to the alleged misconduct of any registered physiotherapist shall be submitted by the Registrar to the President.

(3) No complaint shall be entertained unless it is in writing addressed to the Registrar of the Council and signed by the person making it, and shall state the grounds of the complaint, and shall be accompanied by the declaration as to the facts of the case. All anonymous complaints shall be disregarded.

(4) Every declaration shall state the description and true place of abode of the declarant, and where a fact stated in a declaration is not within his personal knowledge, the source of information, and grounds for the belief of the declarant in its truthfulness shall be accurately and fully stated.

Any declaration or part thereof which is made in contravention of these rules shall not be accepted as evidence.

(5) If the President has reason to believe that a complaint is pseudonymous, he may call upon the complainant to furnish further particulars, for ascertaining for its genuineness.

74. Procedure for submission of complaint to Executive Committee.-(1) Subject to the provisions of rule 73, the President may, on-going through the complaint and all the papers submitted by the complainant, along with the complaint, instruct the Registrar to ask the registered practitioner by means of a registered letter whether he intends to offer any explanation or views in term of complaint.

(2) All the documents pertaining to the complaint including any explanation forwarded by the registered practitioner shall then be referred to the Executive Committee along with the remarks of the President, if any.

75. Power of Executive Committee to refer complaint to Council .-(1) The Executive Committee shall consider the complaint, and may cause further investigation to be made and may take such legal advice by consulting any legal practitioner as it may deem fit.

(2) If the Committee is of the opinion that a prima-facie case is not made out and that the case should therefore be filed or that the circumstances of the case suggest that a warning to the registered practitioner would be adequate, or that the case is one where the name of the registered practitioner should be removed from the register, the Committee shall record its findings accordingly, and direct the Registrar to take steps for having the case heard and determined by the Council.

76. Procedure for referring case to Council.-(1) Where the Executive Committee is of the opinion that the case should be filed or that a warning would be adequate, the Committee may require the Registrar to call, by a letter sent by registered post, for the explanation of the registered practitioner, if any, within a period of fifteen days of the date of receipt of the letter.

(2) After the expiry of the time limit referred to in sub-rule (1), all the papers of the case including the explanation, if any, of the registered practitioner, shall be referred to the Council.

(3) On receipt of the papers under sub-rule (2), the Council shall consider and may decide,

(a) to file the papers,

(b) to exonerate the registered practitioner of the charge; or

(c) to direct an inquiry to be held as laid down in rules 73 to 79.

77. Cases in which Council to hold inquiry, power of Council to appoint assessor.-(1) In all cases in which an inquiry for the purposes of section 26 is necessary, an inquiry shall be held by the Council in accordance with the procedure prescribed in rules 74 to 80; and for that purpose the Council may appoint a legal advisor to advise for the purpose of inquiry under section 26 of the Act:

Provided that, such inquiry shall not be necessary in cases where a registered practitioner has been convicted for misconduct by the Competent Court. In such cases, the President shall obtain and place before the Council a copy of the Court's judgment and the Council shall thereupon decide the penalty to be imposed under rule 79 in view of provision of section 37 of the Act.

(2) A legal advisor appointed shall be paid remuneration as decided by the Council for attendance at an inquiry.

78. Notice of charges on registered practitioner - (1) The President shall cause to be served on the registered practitioner a notice. Such notice shall specify the nature and particulars of the charges and shall inform him of the day on which the Council intends to deal with the case, and shall call upon the registered practitioner to put in his written statement of his defence within a period of not less than fifteen days or such other period not exceeding sixty days as may be permitted by the Council, and to attend before the Council on such day. The notice shall be sent three weeks before the date of inquiry. Such charge shall be drawn clearly and precisely.

(2) The notice shall be accompanied by a statement of allegations on which each charge is based. The relevant allegations as to facts, the inferences which they lead to, and the circumstances supporting such inferences shall be clearly mentioned along with any other circumstances proposed to be considered while passing orders in the case.

(3) Copies of the relevant documents, if any (including any document given or sent to the Council by or on behalf of the other party, which such other party shall be entitled to the proof to use at the hearing as evidence in support of or in reply/explanation to the charge specified in the notice of inquiry), shall also be supplied to the registered practitioner along with the notice and statement of allegations.

(4) Copies of any other documents or statements required by such registered practitioner to prepare his defence may also be supplied to him on request or he may be allowed to take copies thereof.

79. Reply to notice.—The registered practitioner shall within the time specified in the notice or such extended period as is permitted by the President, put in written statement of his defence, and state whether he desires to be heard in person by the Council.

80. Copies of complaint, written statement and documents to be supplied to members.—(1) Copies of all material documents including written statement of the practitioner's defence, if any, which is placed before the Council as evidence with respect to the case shall be supplied to all members of the Council before the hearing of the case commences.

(2) The complainant may, on application in writing obtain copies of any explanation, statement or other documents put forth by the registered practitioner in his defence.

81. Legal assistance at inquiry: - At the hearing of the case by the council, the council may be assisted by any legal practitioner and the complaint, if any, and the registered practitioner may also be represented or assisted by his legal practitioner:

Provided that, where any advice is tendered to the council by an assessor under section 26 on any question of law, as to evidence, procedure, or any other matter, such advice shall be subject to the provision of section 26 of the Act.

82. Procedure of Inquiry.—(1) Where a complainant appears personally or is represented by a legal practitioner, the procedure shall be followed as under:-

(a) The Registrar shall read first the notice of inquiry addressed to the practitioner before the members of the Council or members of the Executive Committee, as the case may be.

(b) The complainant shall then be invited to state his case by himself or through his legal practitioner to produce his evidence in support of it. At the conclusion of the evidence of the complainant, his case shall be closed.

(c) The practitioner shall then be invited to state his case by himself or by his legal practitioner to produce his evidence in support of it. He may address the Council either before or at the conclusion of his evidence.

(d) At the conclusion of the practitioner's case, the Council shall, if the practitioner has produced evidence, hear the complainant in reply on the case generally, but shall hear no further evidence except in any special case in which the Council may think it proper to receive such further evidence. If the practitioner produces no evidence, the complainant will not be heard in reply, except by special leave of the Council.

(e) Where a witness is produced by any party before the Council, he will be first examined by the party producing him, and be cross-examined by the opposite party and then may be re-examined by the party producing him. The Council reserves the right to decline to admit in evidence any declaration where the declarant is not present or declines to submit to the cross-examination.

(f) The President and the Legal Advisor, if any, appointed under rule 77 may put questions to the complainant and the concerned registered practitioner, including any of their witnesses. The members of the Council, through the President, may likewise put questions to the complainant and the concerned registered practitioner.

(2) Where there is no complainant or no complainant appears, the following procedure shall be followed, namely:

(a) The Registrar shall first read over the notice of inquiry addressed to the practitioner before the members of the Council or members of the Executive Committee, as the case may be, and shall state the facts of the case and produce before the Council the evidence by which it is supported.

(b) The practitioner shall then be invited to state his case by himself or by his legal practitioner to produce his evidence in support of it. He may address the Council either before or at the conclusion of his evidence.

(c) The legal advisor of the Council, if any, may be heard in reply if the Council so desires.

83. Record of Proceedings at Inquiries.- The Registrar shall keep a record of the proceedings of the inquiry held under rule 82 including the evidence of each witness.

84. Power of Council to give further opportunity to practitioner to make statement.-

Notwithstanding anything contained in rule 82, after completion of the inquiry the registered practitioner shall be given a further opportunity of making any oral or written statement. Copies of such evidence as are required by the registered practitioner for making such statement shall be supplied to him.

85. Decision of Council and its Implementations.- As soon as the hearing of the case is over and the registered practitioner has made his oral or written statement, if any, the Council shall deliberate thereon in private and at the conclusion of the deliberation, the President shall pronounce the decision immediately thereafter or at any time thereafter in terms of section 26; and thereupon the President shall direct the Registrar to implement the decision after the parties concerned are informed of the same by the Registrar.

86. Appeal:- (1) Every appeal preferred by a person aggrieved by any decision of the Council shall be made to the State Government within a period of thirty days from the date of order along with the fees specified.

(2) The appeal under sub-rule (1) shall state the grounds for the appeal and shall be accompanied by all relevant documents in original which shall be returned along with the decision communicated under rule sub-rule (4).

(3) The State Government may call for any additional particulars that may be required after going through the appeal, and the original papers on which the Council has given its decision.

(4) The State Government shall decide the appeal after hearing the aggrieved party and the Council and the decision shall be communicated to the appellant by a registered post.

87. Registrar and Deputy Registrar:- (1) The Registrar/Deputy Registrar shall be a full-time officer of the Council and shall not be engaged in any other profession except with the permission of the Council. Any person, appointed to the office of the Registrar or the Deputy Registrar, shall be on probation for a period of one year.

(2) The post of Registrar shall be in the basic pay scale equivalent to the basic pay scale of Senior Administrative Grade of the State Health Services and the post of Deputy Registrar shall be in the basic pay scale equivalent to the basic pay scale of Senior Administrative Grade of the Chief Medical Officer (Non-functional Selection Grade) of the State Health Service.

(3) The retiring incumbent may with the approval of the Government be re-appointed for a further term or terms.

(4) The Registrar or Deputy Registrar shall be the appointing authority for all other employees in the Council office.

(5) All Vacancies will be advertised in the Newspapers.

(6) The appointment to the Registrar shall be made by the council by promotion of a Deputy Registrar, having a Bachelor of Physiotherapy and at least 15 years of experience gained using such degree. If no person is qualified for promotion fulfilling the aforesaid criteria the post shall be filled up by direct selection by the selection committee consisting of President, Vice-President of the Council, One member to be nominated by the State Government from amongst the person having minimum qualification of Bachelor of Physiotherapy and at least fifteen years' experience after obtaining the degree of Bachelor of Physiotherapy in Government/Public Sector/Private Sector or having Practice of at least for 15 years.

(7) The appointment to the post of Deputy Registrar shall be made by direct selection from amongst the persons having Bachelor of Physiotherapy degree with at least ten years' experience after

obtaining such degree in the Government; Public Sector; Private Sector or having at least 10 years' of practice by the Selection Committee consisting of President, Vice-President of the Council and one Member to be nominated by the State Government.

88. Other employees of the Council - No officer or servant of the Council shall without the previous permission of the Council engage himself in any work of remuneration.

89. Attendance.- (1) The Registrar and other employees of the Council shall attend the office at the hours prescribed by the State Government for Government offices and at other times when considered necessary.

(2) The Registrar shall not absent himself from duties without permission of the President. The other employees of the Council shall not be absent from their duties without permission of the Registrar.

90. Leave. - (1) Leave cannot be claimed as a matter of right. Leave other than casual leave shall be granted by the President to the clerical staff of the Council. Leave to peons shall be granted by the Registrar. Discretion to refuse or cancel the leave of any description is reserved to the authority competent to sanction the leave.

(2) Casual leave as may be admissible to Government servants may be given for special and unforeseen circumstances to the Registrar by the President and to other staff by the registrar.

(3) Every employee of the Council (including the registrar and temporary employee) may be granted leave according to the provision of Gujarat Civil Service (Leave) rules, 2002.

91. Retirement- The age for retirement for all the employees including the Registrar shall be 58 years:

Provided that the Council may grant extension of service or re-employment to any employee for period's not exceeding one year at a time.

92. Resignation.-

(1) The Registrar may leave service of the Council after giving three months' notice. If he leaves without giving notice, he shall forfeit three months' pay.

(2) Any other employee of the Council may leave service after giving one months' notice, if he is a temporary employee, and three months' notice, if he is a permanent employee. In the case of failure to give the required notice, the employee shall have to forfeit pay for the notice period.

(3) The Council may, however, waive the forfeitures in genuine case.

93. Termination of services.-

(1) The Council may terminate the services of any employee, other than the Registrar, after due enquiry, giving such employee fair opportunity to explain as to why his services should not be terminated. The Council may also impose any other minor penalty on any employee, other than the Registrar, after giving such employee a showcause notice:

Provided that, it shall be lawful for the Council to terminate the services of its employee who is appointed on a purely temporary basis and who has given an undertaking that his services are liable to be terminated at any time without notice and without assigning any reason.

(2) In case of serious default by any employee other than the Registrar, the President may suspend such employee pending a full-fledged enquiry. During the period of suspension, such employee or the Registrar may be paid subsistence allowance as per the Gujarat Civil Service Rules.

94. Provident fund-

(1). The Council shall establish a provident fund, which shall be administered maintained and used in accordance with the rules made in that behalf.

(2). The provident fund of the Gujarat physiotherapy Council shall be merged and form part of the provident fund established under this rules.

(3). Subscription to the provident fund shall be compulsory for all permanent officers of the Council and for all temporary officers and servants, who have put in more than one year's continuous service.

95. Duties of Registrar. - (1) The Registrar shall have general control over the management of the office. All the other employees shall be directly under the Registrar, who shall assign to them their duties.

(2) The Registrar shall to keep the registers in accordance with the provisions of the Act and these rules.

(3) The Registrar, as the Secretary of the Council shall conduct and have charge of the correspondence of the Council and shall issue all requisite notices in the manner required under these rules.

96. Maintenance of Account Books and other Registers. - The Registrar shall maintain the following books and registers:-

- (i) Cash book
- (ii) Ledger
- (iii) Inward and Outward Register
- (iv) Stock Register for oriented certificates
- (v) Receipt books
- (vi) Postage account book
- (vii) Voucher files
- (viii) Attendance roll
- (ix) Register of Leave account
- (x) Registers required for Provident Fund
- (xi) Service book
- (xii) Other registers and returns.

97. Bank Account. - (1). An account shall be opened in the State Bank of India, AHMEDABAD/GANDHINAGAR, in the name of the Council and all monies of the Council shall be deposited in the Bank subject to the provision of Rule 98.

(2) All payments of the Council shall be made by cheques and shall be jointly signed by the President and the Registrar.

98. Receipt of money. - The Registrar shall receive or cause to be received all money payable to the Council. He shall not retain or cause to be retained in his hands or in the hands of the employee authorized by him to receive money, a sum exceeding rupees five hundred, the balance being lodged in the Bank Account of the Council.

99. Annual Statement of Income and Expenditure. - The Registrar shall in the month of July in each year prepare a statement of income and expenditure of the preceding financial year, and draw the attention of the Council to such matters as are considered necessary.

100. Annual Accounts of Audit. - The annual accounts of the Council shall be prepared by the Registrar under the direction of the Executive Committee. The accounts shall be audited by Examiner, Gujarat Law Fund Audit, as soon as possible after the closing of each financial year. The Council shall take further action under sub-section (3) of section 31 of the Act.

101. Estimate of Revenue and Expenditure. - (1) The Council shall prepare in the month of February in each year, a statement of estimated receipts and expenditures for the next year commencing on the 1st April and the copy of the same shall be forwarded to the State Government.

(2) Such estimates shall provide for the fulfilment of the liabilities of the Council and for effectively carrying out its objects. It shall include its revenue side besides all revenue ordinarily anticipated, all fees received from registration and other sources. It shall also include payments to be made towards salary and allowances of the officers and employees of the Council and other purposes and objects of the Council.

(3) The Council shall consider the estimate so submitted to it and shall sanction the same without modifications or subject to such modifications as it may deem fit.

102. Supplementary Estimates. - The Council may at any time during the year for which any estimates has been sanctioned cause a supplementary estimates to be prepared and submitted to it. Every such supplementary estimate shall be considered and sanctioned by the Council in the same manner as if it were an original annual estimate. No expenditure shall be incurred by the Council which is not duly provided for in the budget or in a supplementary budget estimate.

103. Scrutiny of Claims.- A bill or voucher presented as a claim for money shall be received and examined by the Registrar. If the claim is for a sum not exceeding rupees five hundred and the bill is in order, the Registrar shall sanction it. If the claim is for a sum exceeding rupees five hundred but not exceeding rupees two thousand the payment shall not be made unless the claim is sanctioned by the President. If the claim is for a sum exceeding rupees two thousand the payment shall not be made until it has been examined and sanctioned by the Executive Committee.

104. Accounting of all sums received or spends- The Registrar shall immediately bring into account in the cash book all monies received or spent by the Council.

105. Application of the Gujarat Civil Service rules:- Save as otherwise expressly provided in these rules, the provisions of the Gujarat Civil Services Rules, 2002 shall apply to the employees of the council as they apply in relation to Government employees.

106. Form of list and particulars to be included- (1) The list of registered practitioners shall be published by the Registrar. Every list to be published subsequent to the first list shall show the names of persons entered in the list as on 31st December preceding the year of such publication, and shall be published on before a date to be decided by the Council.

(2) There shall be made every year and entered in the printed list of registered practitioners, enumeration of-

- (i) The total number of persons before on the register registered on or before the 31st December, immediately preceding such year,
- (ii) The number of person added by registration during such preceding year,
- (iii) The number of registered practitioners restored to the register.
- (iv) The number removed from the register, under the section 37
- (v) The number removed by reason of death.
- (vi)

107. Manner of publication of list-(1) A printed copy of the list shall be published by the Registrar by exhibiting on the notice board of office of the Council. A public notice that printed copy of the list has been exhibited on the notice board and is available for perusal shall be given by the Registrar.

(2) The printed copies of the list shall be distributed to such officers, institutions and other organizations as the State Government may from time to time direct and the Council may from time to time decide. Copies shall also be made available for sale to the public.

By Order and in the name of the Governor of Gujarat

DINESH PARMAR,

Under Secretary to Government.

FORM I

Notice of Publication of Electoral Roll
(See rule 5)

Notice is hereby given that the electoral roll for election of members of the Gujarat Council for Physiotherapy under section 7 of the Gujarat Council for Physiotherapy Act, 2011 has been prepared and copies of the roll will be available for inspection at the Office of the Council situated at

(2) (a) every claim for inclusion of a name in the roll, or (b) every objection to, (i) The inclusion of any other person's name in the roll, or (ii) to any particulars in any entry in the roll, shall be addressed to the Registrar and shall be presented or sent by post to him at the address referred to above, so as to reach him on or

before theday of 20.

Registrar

Gujarat State Council for Physiotherapy

Dated day of20.

FORM II

(See rule 6)

Notice of election to the Gujarat State Council for Physiotherapy,

NOTICE is hereby given for:

- (1) an election is to be held of *..... Members of the Gujarat State Council for Physiotherapy elected by the registered Physiotherapists from amongst themselves; and
- (2) nominations of registered Physiotherapists to fill the seat or seats;
- (3) forms of nomination paper may be obtained from the Registrar on application
- (4) nomination papers may be sent so as to reach to the undersigned on or before..... on the
..... at, (Hour)
(Date) (Place)

[It may please be noted that every candidate must deposit with the Officer a sum of rupees one thousand along with the nomination)

- (5) nomination papers will be taken up for scrutiny aton the.....
at....., (Hours) (Date)
(Place)

- (6) In the event of the election being contested (a) the voting papers may be sent by the electors so as to reach to the Officer on or beforeon the..... at,
(Hour) (Date) (Place)

- (b) The votes will be taken up for scrutiny and counting aton the..... at
..... (Hour) (Date)
(Place)

Date:

Address:

Returning Officer.

* Here insert the number of impending vacancies.

FORM III

(See rule 7(3))

FORM OF NOMINATION PAPER**Election to the Gujarat State Council for Physiotherapy.**

(To be filled in by the Proposer)

I hereby nominate.....as a candidate for the
forthcoming election to the Gujarat State Council for Physiotherapy
from the.....Constituency:-

- (1) Full name of candidate.
- (2) Full postal address of the candidate.
- (3) Registration number of candidate in the electoral roll.
- (4) Full name of proposer.
- (5) Full postal address of proposer.
- (6) Registration number of proposer in the electoral roll.

Date.....

Signature of Proposer.

(To be filled in by the Secunder)

I second the above nomination,

- (1) Full name of seconder
- (2) Full postal address of seconder
- (3) Registration number of seconder in the electoral roll.

Date.....

Signature of Secunder.

(To be filled in by the Candidate)

I hereby signify my willingness to serve, if I am elected.

Date.....

Signature

(To be filled in by the Returning Officer)

Serial No. of Nomination

paper.....

This nomination paper was delivered to me aton

(Hour)

(Date)

Date

Returning Officer

Decision of Returning Officer accepting or rejecting the Nomination paper:

I have examined this nomination paper in accordance with the provisions of the Gujarat State Council for Physiotherapy Rules, 2011 and decide as follows:

Date.....

Returning Officer.

FORM IV

(See rule 15.6)

VOTING PAPER

Gujarat State Council for Physiotherapy.

Counterfoil of Voting paper

Voting Paper

Outer foil
(Front)

Serial No. (1)	Name of Candidate (2)	Vote (X) (3)
-------------------	--------------------------	-----------------

1. Serial number of voting paper
2. Number of elector on the electoral roll to whom the voting paper has been sent

(Back of Counterfoil)

Directions to elector for recording of Votes.

1. You have *..... (Votes).
2. Give each vote by putting a cross in column 3 against the name of the candidate for whom you wish to vote.
3. You must not put more than*..... Crosses.
4. You must not put more than one cross opposite the name of any candidate.
5. Your vote is secret. You must not put your signature on the voting paper or make any other mark on it which will reveal your identity.
6. After you record your votes, put the voting papers in the small cover, close the cover and put it in the large cover. Close the larger cover. Write your name and put your signature at the places marked on the large cover.
7. Dispatch the large cover to the Returning Officer so as to reach him before#

* The particulars shall be filled in by the Returning Officer

here enters the time and the date at or before which the voting paper must reach to the Returning Officer.

FORM-V

See rule 16(1) c

Election to the Gujarat State Council for Physiotherapy.**ELECTION- IMMEDIATE**

Not to be opened before counting

No. of elector in the electoral
Roll.....To
The Returning Officer
Address:

Name of the elector

.....

Signature of the Elector.

.....

FORM-VI
(see rule 69)
FORM OF REGISTER OF PHYSIOTHERAPIST

Passport
size
photograph

Registration Number and date of Registration	Full Name including Fathers', Husbands' Name and Surname and also maiden Name and Surname in the case of an Unmarried women		Residential Address	Nationality
1	2		3	4
Qualification, University and Date on which it was obtained	Degree of practice	Date of Registration	Date of removal from the Register	Remarks, such as warnings, merit certificates, awards, etc
5	6	7	8	9

Signature of Registrar

GUJARAT STATE COUNCIL FOR PHYSIOTHERAPY

Address :

LOGO

FORM VII

(See rule 70)

APPLICATION FORM FOR REGISTRATION

(Please read the instructions carefully as given in Appendix-I before filling the form.)

To,
The Registrar,
Gujarat State Council for Physiotherapy,

Affix attested

Photograph

Sir,

I hereby apply to register my name in the register of Physiotherapy maintained by the Council under section 33 of the Gujarat State Council for physiotherapy Act, 2011. I give the following information required for the registration of my name.

1. NAME OF THE APPLICANT: (SURNAME) (FIRST NAME)
(IN BLOCK LETTERS)
2. SEX: MALE/FEMALE
3. FATHER'S NAME (FULL)
4. DATE & PLACE OF BIRTH
5. IS HE/SHE A CITIZEN OF INDIA
(A) BY BIRTH (B) DOMICILE
IF SO, STATE THE DATE OF
BECOMING INDIAN CITIZEN.
6. PRELIMINARY EDUCATION (FULL
PARTICULARS OF MATRICULATION
OR EQUIVALENT EXAMINATION
PASSED WITH NAME OF THE
EXAMINING BODY AND WITH THE
YEAR OF OBTAINING)
7. DATE OF PASSING 12TH CLASS INTER-SCIENCE
/HIGHER SECONDARY OR EQUIVALENT
EXAMINATION WITH THE NAME OF
THE UNIVERSITY.
8. NAME OF THE PHYSIOTHERAPY
COLLEGE ATTENDED WITH THE
DATE OF JOINING AND LEAVING.

9. NAME OF UNIVERSITY WITH
THE MONTH AND YEAR OF
OBTAINING THE QUALIFICATION.

10. WHETHER HE/SHE HAS UNDERGONE
PRACTICAL TRAINING BEFORE OR AFTER
OBTAINING THE DEGREE AS AN INTERNEE
IN A PHYSIOTHERAPY DEPARTMENT
AFFILIATED TO THE COLLEGE

11. DETAILS OF PAYMENT OF FEES :

(a) PAID BY CASH/DEMAND DRAFT

(b) AMOUNT PAID

12. DETAILS OF DEMAND DRAFT:-

(a) NAME & ADDRESS OF ISSUING BANK.....

(b) DEMAND DRAFT NO.....DATED.....

(c) IF AMOUNT IS PAID BY CASH THEN CASH RECEIPT NO.
AND DATE AS ISSUED BY THE ACCOUNT SECTION OF GSCP

13. NUMBER AND DATE OF REGISTRATION
BY INDIAN ASSOCIATION OF THE PHYSIOTHERAPISTS
(APPLICABLE TO THE CANDIDATES WHO HAVE PASSED FROM THE COLLEGES
OTHER THEN GUJARAT.)

14. PRESENT OCCUPATION AND ADDRESS:
(IN BLOCK LETTERS)

15. PERMANENT ADDRESS
(IN BLOCK LETTERS)

16. EMAIL ADDRESS :

SIGNATURE OF APPLICANT.

DATED: _____

PLACE: _____

DECLARATION

1. I solemnly pledge myself to consecrate my life to service of humanity.
2. I will maintain the utmost respect for human life from the time of conception.
3. I will not permit considerations of religion, nationality, race, party politics or social standing to intervene between my duty and my patient.
4. I will practice my profession with conscience and dignity.
5. The health of my patient will be my first consideration.
6. I will respect the secrets, which are confined in me.
7. I will maintain by all means in power, the honour and noble traditions of medical profession.
8. I will treat my colleagues with all respect and dignity.
9. I shall abide by the Standards of Professional Conduct and Etiquette and Code of Ethics for the Physiotherapists prescribed under section 26 by the Council.

I have carefully read the instructions and I certify that the particulars furnished above are true to the best of my knowledge

Yours faithfully,

Signature.....

Name of practitioner

Place

Address

Date

(AFFIDAVIT IN THE FOLLOWING FORMAT ON NON-JUDICIAL STAMP PAPER OF RS. 10/- DULY SWORN IN AND ATTEST BY FIRST CLASS MAGISTRATE, FOR DELAY IN APPLYING FOR REGISTRATION IN CASE DELAY IS MORE THAN ONE MONTH AFTER COMPLETION OF INTERNSHIP TRAINING.)

I _____ S/O _____ R/O _____

DO HEREBY SOLEMNLY AFFIRM

AND DECLARE AS UNDER: -

1. THAT I WAS A STUDENT OF BPT OR CORRECT NOMENCLATURE OF QUALIFICATION IF OTHER THAN BPT AT _____ PHYSIOTHERAPY COLLEGE FROM _____ TO _____.
2. THAT I HAVE COMPLETED MY COMPULSORY INTERNSHIP TRAINING FROM _____ TO _____.
3. THAT I HAVE COMPLETED MY COMPULSORY INTERNSHIP TRAINING FOR 6 MONTHS/ OR MORE _____ AT _____ (DETAILS OF HOSPITAL WITH COMPLETE ADDRESS.)
4. THAT I COULD NOT GET MYSELF REGISTERED WITH G.S.C.P DUE TO _____

(SPECIFIC REASON FOR THE DELAY MUST BE SPELT OUT BY THE CANDIDATE).

5. THAT I HAVE NOT DONE ANY UNETHICAL PRACTICE AFTER COMPLETION OF MY INTERNSHIP TRAINING. HOWEVER, IF ANY COMPLAINT IS MADE AGAINST ME FOR UNETHICAL PRACTISE DURING THIS PERIOD, I SHALL BE HELD RESPONSIBLE FOR THE SAME.
6. THAT ALL THE FACTS STATED ABOVE ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE.

DEPONENT.

VERIFICATION:

VERIFIED AT _____ THIS _____ DAY OF _____ THAT THE CONTENTS OF THIS AFFIDAVIT ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF.

DEPONENT.

CHECK LIST for submission of documents

THE CANDIDATES ARE REQUESTED TO ENSURE THAT THE DOCUMENTS BE ENCLOSED AS PER THE ORDER IN THE CHECKLIST. ALL PAPERS/DOCUMENTS SHOULD BE NUMBERED ACCORDING TO THE CHECKLIST. PLEASE ARRANGE THE APPLICATION IN THE FOLLOWING ORDER & TICK MARK THE RELEVANT BOXES:

1. Bank Draft for Rs./-
(Provisional) (Permanent)
2. Application form

Yes	No
-----	----
3. A degree or diploma in original or Provisional Certificate from the University or
Dean/ Principal of the Physiotherapy College having passed BPT

Yes	No
-----	----
4. Internship Completion Certificate

Yes	No
-----	----
5. Original Certificate *issued* by the Physiotherapy College

Yes	No
-----	----
6. Pass Certificate of 12th Class or equivalent examination.....

Yes	No
-----	----
7. An affidavit for delay in applying for permanent registration-*if the delay in applying for registration is more than 30 days after completion of internship.*

Yes	No
-----	----

Signature _____

Dated _____

APPENDIX-IINSTRUCTIONS

1. THE APPLICATION FORM SHOULD BE PROPERLY AND NEATLY FILLED IN CAPITAL LETTERS AND SHOULD BE DULY SIGNED BY THE CANDIDATE. THE PHOTOCOPIES OF THE DOCUMENTS WHEREVER REQUIRED SHOULD BE SELF ATTESTED BY THE CANDIDATE AND ALSO BY A GAZETTED OFFICER. THE APPLICATION SHOULD BE SUBMITTED ALONG WITH THE FOLLOWING DOCUMENTS: -

- (a) 12TH PASS HIGHER SECONDARY CERTIFICATE FOR VERIFYING THE DATE OF BIRTH AND SCHOOL LEAVING CERTIFICATE.
- (b) CERTIFICATE OF HAVING PASSED THE BPT EXAMINATION ISSUED BY THE DEAN/ PRINCIPAL OF THE COLLEGE OR THE UNIVERSITY IN ORIGINAL ALONGWITH ATTESTED COPIES THERE-OF-MAY BE SUBMITTED ALONGWITH THIS APPLICATION. THE ORIGINALS WILL BE RETURNED ALONGWITH THE REGISTRATION CERTIFICATE.
- (c) DEGREE IN ORIGINAL OR PROVISIONAL CERTIFICATE FROM THE UNIVERSITY/OR DEAN/PRINCIPAL OF THE COLLEGE THAT THE APPLICANT IS ELIGIBLE FOR THE AWARD OF THE DEGREE ALONGWITH ATTESTED COPIES THERE OF MAY BE SUBMITTED ALONGWITH REGISTRATION CERTIFICATE.
- (d) DULY ATTESTED COPY OF THE CERTIFICATE OF PRACTICAL TRAINING. (COMPULSORY ROTATORY INTERNSHIP) ISSUED BY THE DEAN/PRINCIPAL OF THE COLLEGE.
- (e) TWO RECENT PASSPORT SIZE PHOTOGRAPHS FRONT VIEW. (WRITE NAME ON REVERSE)
- (f) SIGNATURE ON TWO SELF-ADHESIVE SLIPS PROVIDED WITH APPLICATION.
- (g) FEE & MODE OF PAYMENT – A fee of Rs./- FOR REGISTRATION BY A BANK DRAFT IN FAVOUR OF “THE SECRETARY, GUJARAT STATE PHYSIOTHERAPY COUNCIL”, PAYABLE AT AHMEDABAD. ON REVERSE OF THE DRAFT, FOLLOWING DETAILS TO BE FILLED BY THE APPLICANT AND DULY SIGNED: -

(a) NAME

(b) FATHER'S NAME

(c) PURPOSE FOR WHICH THE DRAFT SUBMITTED

(d) TELEPHONE NO WITH CODE/MOBILE NO.

- (i) IN CASE OF PAYMENT IS MADE IN CASH THEN IT WILL BE MADE ONLY TO AUTHORIZED OFFICER IN ACCOUNT SECTION OF GSCP AND RECEIPT OBTAINED IN DUPLICATE. ORIGINAL COPY OF RECEIPT WILL BE ATTACHED WITH THE APPLICATION AND DETAILS OF SUCH PAYMENT FILLED BY THE APPLICANT IN THE FORM. DUPLICATE COPY OF RECEIPT WILL BE RETAINED BY THE APPLICANT. NO PAYMENT WILL BE MADE IN CASH TO ANY PERSON OF GSCP AT THE COUNTER OR ANY WHERE ELSE EXCEPT IN ACCOUNT SECTION.

2. FOLLOWING ADDITIONAL DOCUMENTS AND FEE ARE REQUIRED TO BE SUBMITTED IN CASE DELAY FOR REGISTRATION IS MORE THAN ONE YEAR: -
 - a) AN AFFIDAVIT AS PER FORMAT DULY ATTESTED BY A FIRST CLASS MEGISTRATE.
 - b) A CERTIFICATE OF BONAFIDE AND GOOD CONDUCT FROM THE EMPLOYER, IF EMPLOYED OR A CERTIFICATE FROM A PERSON OF REPUTE/GAZETTED OFFICER, IF NOT IN EMPLOYMENT.
 - c) A NON-REFUNDABLE LATE FEE OF RS./- BY BANK DRAFT; PAYABLE TO THE COUNCIL IN FAVOUR OF "THE SECRETARY, GSCP, NEW AHMEDABAD" PAYABLE AT AHMEDABAD IF THE DELAY IS MORE THAN ONE YEAR & UPTO 5 YEARS. NO LATE FEE FOR DELAYS OF LESS THAN ONE YEAR.
 - d) ADDITIONAL NON-REFUNDABLE LATE FEE OF RS...../- PER YEAR IS TO BE PAID IF THE DELAY IS MORE THAN 5 YEARS.
3. APPLICATION MUST BE COMPLETE IN ALL RESPECTS. NO ALTERATION WILL BE ALLOWED TO BE MADE IN THE APPLICATION FORM AFTER IT HAS BEEN SUBMITTED TO THE COUNCIL.
4. IT IS FOR THE INFORMATION OF THE CANDIDATES THAT THE CERTIFICATES WOULD BE SENT BY REGISTERED POST /SPEED POST.
5. PUBLIC DEALING WILL FROM 3.00 TO 5.00 P.M, MONDAY TO FRIDAY.
6. APPLICANT IS ADVISED TO RETAIN COPY OF HIS APPLICATION AND DRAFT FOR FUTURE REFERENCE

GUJARAT STATE COUNCIL FOR PHYSIOTHERAPY

ACKNOWLEDGEMENT

(to be filled by the candidate)

Received Application from Ms/Mr.....

D/o / S/o along with Bank Draft/DD

No..... dated..... for Rs.....

Drawn on Bank.....

for issuance of Registration Certificate for Indian Nationals having qualified from Physiotherapy
Institutions in India recognized by GSCP, for consideration.OFFICIAL
SEALSignature of Receiving Official
With date

FORM VIII
(see rule 72)

Form of Application for Renewal of Registration.

Affix your

Passport
Size

photograph

To,
The Registrar,
Gujarat State Council for Physiotherapy.

Sir,

I request you to renew my registration. My name and other particulars are stated below:

Name in full:

(Beginning with surname, and including Father's/Husband's name in block letters only)

Address:

Maiden name and surname in the case of married woman:

(Beginning with surname in Block letters)

Nationality:

Date of Birth:

Description of qualifications:

The name of the University or Institution:

Registration No.:

Date of Registration:

The renewal fee of Rs. 500/- (Rupees five hundred only) along with
Rs.....towards postal charges is paid in cash or is sent by
Demand Draft or by Money Order.

My Registration Certificate and Identity Card are sent herewith. I request you to issue me a fresh
Registration Certificate and fresh Identity Card as early as possible.

Yours faithfully,

Date :

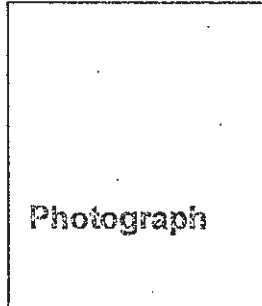
(Signature)

Instructions

1. All particulars in the application shall be filled by the applicant only.
2. All particulars should be correctly filled in a neat and legible hand.
3. The fee for renewal of registration and postal charges should be sent in person or by Money Order or Demand Draft. When the fee is sent by Money Order, the Postal Receipt should be attached to the application.
4. The latest photograph (passport size) should be affixed at place provided in right corner of the application. One extra copy of photograph should be sent along with application.

FORM IX
(see rule 71)

Form of Identity Card for Physiotherapist
Gujarat State Council for Physiotherapy,



Name of Physiotherapist:.....

Address:.....

Date of Birth :.....

Qualifications:.....

University or Institution:.....

Year of obtaining qualification:.....

Registration Number:.....

Signature of Registrar.

Signature of Holder.

FORM X
(see rule 7i)
Certificate of Registration
Form of Identity Card for Physiotherapist
Gujarat State Council for Physiotherapy

Registration No

This is to certify that Shri / Smt./ Dr

has been duly registered under the Gujarat State Council for Physiotherapy.

In witness whereof are herewith affixed the seal of the Gujarat State Council for Physiotherapy, and the signature of the Registrar.

Subject to the provisions of act of the, Gujarat State Council for Physiotherapy, 2011, this certificate is valid upto*

Dated the:

Seal:

Registrar.

* Here insert the date upto which the registration shall be valid.

It is necessary for holder of this registration certificate to make renewal application to the Council at least three months before the expiry of the certificate.

My Registration Certificate and Certificate of additional qualification (with two attested copies) are sent herewith. I request you that this additional qualification may please be entered on the Register of the Council and also on my Registration Certificate and Registration Certificate and Original Certificate of additional qualification may please be returned to me as soon as done with.

Yours faithfully,

Date:

(Signature).

Instructions

1. All particulars in the application shall be filled by the applicant only.
2. All particulars should be correctly filled in a neat and legible hand.
3. The fee for registration of additional qualification and postal charges should be sent in person or by Money Order or Demand Draft. When the fee is sent by Money Order, the Postal Receipt should be attached to the application.

My Registration Certificate and Certificate of additional qualification (with two attested copies) are sent herewith. I request you that this additional qualification may please be entered on the Register of the Council and also on my Registration Certificate and Registration Certificate and Original Certificate of additional qualification may please be returned to me as soon as done with.

Yours faithfully,

Date:

(Signature).

Instructions

1. All particulars in the application shall be filled by the applicant only.
2. All particulars should be correctly filled in a neat and legible hand.
3. The fee for registration of additional qualification and postal charges should be sent in person or by Money Order or Demand Draft. When the fee is sent by Money Order, the Postal Receipt should be attached to the application.

FORM XII

Certificate of Registration, of Additional Qualification
(see rule 70)

The additional qualification appearing below have been inserted in the register of physiotherapists against the name of

Registration No

Qualification already registered

.....
.....
.....

Qualification newly registered

.....
.....
.....

Date :.....

Official
seal

Registrar,
Gujarat State Council for Physiotherapy



The Gujarat Government Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. LV | MONDAY, JANUARY 27, 2014/MAGHA 7, 1935

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

BHAVNAGAR MUNICIPAL CORPORATION SLUM DEPARTMENT

Notification

Dated 11th December, 2013.

THE GUJARAT SLUM AREAS (IMPROVEMENT, CLEARANCE AND REDEVELOPMENT) ACT, 1973.

No.GH/170/2013/PRC/10-2013/783 (1)TH: In the exercise of the powers conferred by the clause(i)of section 2 of the Gujarat Slum Areas (Improvement, Clearance and Redevelopment) Act, 1973(Guj.11 of 1973) Government of Gujarat has appointed the Prescribed Authority for the each Municipal Corporation Areas for the Rehabilitation of the Slums on Public land .Gujarat Slum Rehabilitation Policy-PPP-2013.

No.GH/177/2013/PRC/10-2013/783 (1) TH: In the exercise of the powers conferred by the clause (1) of section 56 of the Gujarat Slum Areas (Improvement, Clearance and Redevelopment) Act 1973(Guj.11 of 1973) Government of Gujarat authorized the prescribed authority referred above to exercise the power of the State Government vested in it under sub section (1) of the section (3) of the said Act.

AND WHEREAS, the Prescribed Authority is satisfied that the areas (herein after referred as "the said area") as described in the Schedule annexed hereto area as per the provisions of Gujarat Slum Areas (Improvement, Clearance and Redevelopment) Act, 1973 (Guj.11 of 1973) (hereinafter referred as slum Act), source of danger to health safety and morals of the inhabitants of the areas as well as of its neighborhood, because of the area being insanitary.

NOW THEREFORE, in exercise of the powers conferred by sub-section (1) of section 3 of the slum Act, the Prescribed Authority hereby;

(1) Declare the said areas shown in schedule to be the slum areas.

SCHEDULE

Areas falling in the jurisdiction limits of the Bhavnagar Municipal Corporation Limits

No.	Village	Revenue Survey No.
1	Vartej	190/1, 190/2

By order and in the name of the Governor of Gujarat,

P. K. SOLANKI (I.A.S.)

Chairman,

Prescribed Authority



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. LV]

WEDNESDAY, JANUARY 29, 2014/MAGHA 9, 1935

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Rules and Orders (Other than those published in Part I, I-A and I-L) made by the
Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૦મી જાન્યુઆરી, ૨૦૧૪.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ/૬/૨૦૧૪/એપીએમ/૧૧૦૩/૨૭૮૧/ગ.—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ના ગુજરાત અધિનિયમ-૧૯૬૩ની ૧૧(૫) (ક) (૧) હેઠળ મળેલ સત્તા અન્વયે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ-ધંધુકા જિ. અમદાવાદમાં તા. ૦૨-૦૮-૨૦૧૧ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૬૫/૨૦૧૧/એપીએમ/૧૧૦૩/૨૭૮૧થી વહીવટદાર તરીકે જલ્લા રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, (રૂરલ) અમદાવાદની નિમણૂક કરવામાં આવી છે. જેની મુદત પુરી થતાં તા. ૩૧-૧૨-૨૦૧૧ના પૂર્ણ થયેલ છે. નિયામકશ્રી ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, ગાંધીનગરે તેમના તા. ૧૫-૩-૨૦૧૨ના પત્ર ક્રમાંક : બસર/ ૦૧/થ/સ.૧/૫૪૫/૨૦૦૭ થી ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ધંધુકાના વહીવટદારની મુદત તા. ૧-૦૧-૨૦૧૨થી મુદત વધારવા દરખાસ્ત રજૂ કરેલ જે દરખાસ્ત અંગે વહીવટદારની મુદત વધારી આપવાની બાબત સરકારશ્રીની વિચારણા હેઠળ હતી.

૨. આથી, પુખ્ત વિચારણાને અંતે, રાજ્ય સરકારશ્રી, ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ની કલમ-૧૧ (૫) (ક) (૧) હેઠળ મળેલ સત્તાની રૂએ, ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ધંધુકા, જિ. અમદાવાદના વહીવટદારની મુદત તા. ૧-૧-૨૦૧૨થી તા. ૩૦-૬-૨૦૧૪ સુધી વધારી અપાશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

બી. એમ. ગામીત,
સરકારના ઉપસચિવ,



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PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts**

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th January, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/24 of 2014/TPS-1213-2460-L:— WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/148 of 1997/TPS-1296-415-L, dated.16.12.1997 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme Bhayali No.2 (hereinafter referred to as "the said Draft Scheme") submitted by the Vadodara Urban Development Authority (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme Bhayali No.2 (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:

- Sanction the said Preliminary Scheme without modifications; and
- State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Authority, during office hours on working days;



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PART IV-B

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LABOUR AND EMPLOYMENT DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 28th January, 2014.

GUJARAT SHOPS AND ESTABLISHMENTS ACT, 1948.

No:GHR-2014- 26 -BSE-19-2011-222680-M(3):- In exercise of the powers conferred by the proviso to sub-section (1) of section 4 of the Gujarat Shops and Establishments Act, 1948, (Bom. LXXIX of 1948) (hereinafter referred to as "the said Act"), the Government of Gujarat hereby amends, the Schedule II of the said Act, for the purpose of giving exemption to establishments of the **Tristar Retail Pvt Ltd. Surat** from the provision under section 18, for the period of two years from the date of issue of this notification as follows, namely: -

In Schedule-II, of the said Act, after entry at serial no. 190, the following entry No-191 shall be inserted, namely:-

Sr. No.	Establishments, employees or other persons.	Provisions of the Act.
1	2	3
191.	The establishments of the Tristar Retail Pvt. Ltd. Surat as mentioned below: Shop No- 2 Union Squire, Ghod Dod Road, Opp, Rangeela Park, Surat-395 007	Section 18, subject to the following conditions- (1) Every employee shall get turn by turn a weekly holiday, without making any deduction from the wages. (2) Wages for the overtime work done, shall be paid at the rate of wages prescribed for overtime work in sub-section (1) of section 63 of the said Act. (3) The management shall exhibit a notice prescribed under sub-rule (2) of rule 23 of the Gujarat Shops and Establishments Rules, 1962, on the Notice Board.

By order and in the name of the Governor of Gujarat,

M. R. MAKWANA,

Section Officer,
Labour and Employment Department.



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LABOUR AND EMPLOYMENT DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 28th January, 2014.

GUJARAT SHOPS AND ESTABLISHMENTS ACT, 1948.

No:GHR-2014-27-BSE-19-2012-205521-M(3):- In exercise of the powers conferred by the proviso to sub-section (1) of section 4 of the Gujarat Shops and Establishments Act, 1948, (Bom. LXXIX of 1948) (hereinafter referred to as "the said Act"), the Government of Gujarat hereby amends the Schedule II of the said Act, for the purpose of giving exemption to establishments of the **Hypercity Retail (India) Limited, Ahmedabad.** from the provision under section 11(1), and 18, for the period of two years from the date of issue of this notification as follows, namely: -

In Schedule-II, of the said Act, after entry at serial no. 189, the following entry No-190 shall be inserted, namely:-

Sr. No.	Establishments, employees or other persons.	Provisions of the Act.
1	2	3
190	The establishments of the Hypercity Retail (India) Limited, Ahmedabad as mentioned below: Alpha One Mall, Alpha G. Crop, FP No. 216, Vastrapur, Ahmedabad-380 054	Section 11, (1) and 18, subject to the following conditions - (1) No such shop or commercial establishment shall on any day be closed later than 11-00 p.m. (2) Every employee shall get turn by turn a weekly holiday, without making any deduction from the wages. (3) Wages for the overtime work done, shall be paid at the rate of wages prescribed for overtime work in sub-section (1) of section 63 of the said Act. (4) The management shall exhibit a notice prescribed under sub-rule (2) of rule 23 of the Gujarat Shops and Establishments Rules, 1962, on the Notice Board.

By order and in the name of the Governor of Gujarat,

M. R. MAKWANA,
Section Officer,
Labour and Employment Department.



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LABOUR AND EMPLOYMENT DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 28th January, 2014.

GUJARAT SHOPS AND ESTABLISHMENTS ACT, 1948.

No:GHR-2014-28-BSE-19-2011-261242-M(3):- In exercise of the powers conferred by the proviso to sub-section (1) of section 4 of the Gujarat Shops and Establishments Act, 1948, (Bom. LXXIX of 1948) (hereinafter referred to as "the said Act"), the Government of Gujarat hereby amends the Schedule II of the said Act, for the purpose of giving exemption to establishments of the **SHAH VIRCHAND GOVANJI JEWELLERS PRIVATE LIMITED. VALSAD** from the provisions under section 11 and 18, for the period of two years from the date of issue of this notification as follows, namely: -

In Schedule-II, of the said Act, after entry at serial no. 191, the following entry No-192 shall be inserted, namely:-

Sr. No.	Establishments, employees or other persons.	Provisions of the Act.
1	2	3
192	The establishments of the SHAH VIRCHAND GOVANJI JEWELLERS PRIVATE LIMITED. VALSAD as mentioned below: Vg house, opp. Bhagini samaj, Near doctor house, Halar road, Valsad.	Section 11, and 18, subject to the following conditions (1) No such shop or commercial establishment shall on any day be closed later than 11-00 p.m. (2) Every employee shall get turn by turn a weekly holiday, without making any deduction from the wages. (3) Wages for the overtime work done, shall be paid at the rate of wages prescribed for overtime work in sub-section (1) of section 63 of the said Act. (4) The management shall exhibit a notice prescribed under sub-rule (2) of rule 23 of the Gujarat Shops and Establishments Rules, 1962, on the Notice Board.

By order and in the name of the Governor of Gujarat,

M. R. MAKWANA,

Section Officer,

Labour and Employment Department.



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EDUCATION DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar.

Dated 28th December, 2014.

Gujarat Private Universities Act, 2009.

No: GH/SH/01/FSU/2013/162/kh-1 :- In exercise of the powers conferred by the section 28 of the Gujarat Private Universities Act, 2009 (Guj. Act No.8 of 2009), the Government of Gujarat hereby approves the First Statutes of the Indus University, Ahmedabad as proposed by the Governing Body of the university in its meeting held on 29-12-2012.

By order and in the name of the Governor of Gujarat,

M. H. KHUMAR,

Under Secretary to Government.

INDUS UNIVERSITY

FIRST STATUTES

BHANDARI CHARITABLE TRUST

The Bhandari Charitable Trust, promoted by the Bhandari family has the pleasure to establish Indus University under the provisions of section 3 of The Gujarat Private Universities Act, 2009 declared by Gujarat Act No. 12 of 2012 under serial No. 9.

The First Statutes of the Indus University are hereby framed as per the provisions of section 26 of Gujarat Private Universities Act, 2009.

The subsequent amendment, repealment, addition, deletion or any modification to any statute in the First Statutes will be made as and when required by the competent authorities as per the provisions of section 27 of Gujarat Private Universities Act, 2009.

INDUS UNIVERSITY FIRST STATUTES

1. PRELIMINARY

- 1.1 These statutes may be called "the First Statutes" of The Indus University, Gujarat, India.

**Short title,
extent and
commencement**

- 1.1.1 The first statutes are applicable to the Indus University, Gujarat and any matter relating to and/or incidental thereto
- 1.1.2 They shall come into force on such date as the State Government may, by notification in the *Official Gazette*, appoint.
- 1.1.3 The registered office of the Indus University, Gujarat shall be situated at Ahmedabad.

- 1.2 In statutes unless the context otherwise requires,

- 1.2.1 "Act" means, The Gujarat Private Universities Act, 2009
- 1.2.2 "Academic Year" means the period from July 1 of any year to June 30 of the following year, or any other period of 12 months
- 1.2.3 "Ad-hoc Committee" means a committee constituted under the Section 25 of the Act.
- 1.2.4 "Authorities" mean authorities established as per provisions of Section 19 of the Act,
- 1.2.5 "Academic Council" means the Academic Council constituted as per provision of section 22 of the Act
- 1.2.6 "Body" means the Governing Body of the University constituted as per provision of Section 20 of the Act
- 1.2.7 "Board of Management" means the Board of

Definitions

Management of the University constituted as per **Definitions** provision of section 21 of the Act

- 1.2.8 **"Board of Finance and Accounts"** means the Board of Finance and Accounts of the University constituted as per provision of section 19 of the Act
- 1.2.9 **"Board of Governance"** means the Governing Body of the University constituted as per provisions of Section 20 of the Act
- 1.2.10 **"Committee"** means all committees constituted as per provision of Sections 25 of the Act
- 1.2.11 **"Course"** includes programs and courses of studies imparted in the classroom framework and also in the distance mode or mixed/composite mode
- 1.2.12 **"Distance Education"** includes the education/course/programs provided to students on off-campus mode
- 1.2.13 **"Financial Year"** means the period commencing on the 1st April of any year and ending with 31st March of the following year,
- 1.2.14 **"Endowment Fund"** means the fund established as per provision of Section 36 of the Act
- 1.2.15 **"Government"** means the Government of the State of Gujarat,
- 1.2.16 **"General Fund"** means the fund established as per provisions of Section 37 of the Act
- 1.2.17 **He includes She, Him includes Her and His includes Her,**
- 1.2.18 **"Institute"** means any institute constituted as part of the University to deal in different disciplines, located within the state of Gujarat,
- 1.2.19 **"Manual of Instructions"** includes all rules, procedures, instructions and systems laid down by various committees, Boards, authorities, Officers of the University for the purpose of smoothly conducting the business of the University,
- 1.2.20 **"President"** means President of the University nominated by Sponsor as per provisions of section 14 of the Act
- 1.2.21 **"Associate President"** means Associate President of the University nominated by sponsor,
- 1.2.22 **"Provost"** means **"Provost"** of the University appointed within the meaning as per provision of section 15 of the Act. Provost will be designated internally as Executive President to avoid protocol issues while interacting and collaborating with institutions outside the state where, "Provost" is not generally in vogue.

- 1.2.23 "Associate Provost"** authority next to Provost (Executive President) and above Directors of Institutes, Deans and Registrar. **Definitions**
- 1.2.24 "Rules"** mean the Rules made under section 44 of the Act,
- 1.2.25 "States"** means the States of India formulated under the relevant legislation of the Parliament,
- 1.2.26 "Statutes"** means the Statutes made under Section 26 of the Act and includes the amendments, alterations and modifications of the Statutes made under section 27 of the Act,
- 1.2.27 "Sponsor"** means the sponsoring body, the Bhandari Charitable Trust, Ahmedabad,
- 1.2.28 "Student"** means a student of the University and includes any person who is enrolled to pursue any course of study offered by the University,
- 1.2.29 "Staff"** means the teaching and non-teaching employees of the University who are on direct permanent payroll of the University, and does not include any casual, temporary, contractual, ad-hoc employees or visiting persons who may be engaged for a specific assignment or task,
- 1.2.30 "University"** means the Indus University, Gujarat established under Section 3 of the Act and will have the same meaning as stated in Section 2(f) of University Grants Commission Act, 1956.

2. ESTABLISHMENT OF THE INDUS UNIVERSITY

- 2.1** The Government of Gujarat, in accordance with the provisions of section 10 of the Act establishes Indus University, Ahmedabad as the Private University of the sponsoring body, the Bhandari Charitable Trust, A-1, Skylark Apartment, Satellite Road, Satellite, Ahmedabad-380015 including it on Sr. No 9 of the Gujarat Private Universities (Amendment) Act, 2012 after going through all the provisions as per sections 8, 9 and 10 of the Act.

Establishment

- 2.2** The object of the University shall be to create, organize, preserve and disseminate knowledge in the fields of science, technology, humanities, social sciences, education, management, commerce, law, pharmacy, healthcare and any other field for advancement of mankind in particular. Other objects of the universities shall be as follows, namely

Objectives

- 2.2.1** To provide for instruction, teaching and training in the University in the field of higher education and make provisions for research, advancement and dissemination of knowledge
- 2.2.2** To establish maintain and manage institutions and

centres of excellence, to create, organize, preserve and disseminate knowledge in the fields of sciences, technology, humanities, social sciences, education, management, commerce, law, pharmacy, healthcare, and any other field beneficial to human development and to provide research, higher education, professional education, distance learning and e-Learning facilities of high order, as per their current status or as they may develop in future;

Objectives

- 2.2.3 To develop infrastructure for research, higher education, professional education, teaching, extension and outreach, including continuing education, distance learning and e-learning, to create capabilities for upgrading infrastructure to global standard.
- 2.2.4 To offer academic programme of the University through distance education, online education, correspondence and any other mode matching with the environmental developments such as technology after obtaining appropriate approvals from the regulatory bodies
- 2.2.5 To set up off-campus centres, study centres and examination centres within State, subject to the permission of the regulatory bodies under any law made by the Parliament and any regulation, rules etc. made by the regulating bodies
- 2.2.6 To create higher levels of intellectual abilities
- 2.2.7 To establish state of the art facilities for education and training
- 2.2.8 To carry out teaching and research and offer continuing education programmes
- 2.2.9 To create centres of excellence for research and development for sharing knowledge and its application
- 2.2.10 To provide consultancy to the industry and public organizations
- 2.2.11 To establish main campus and other campuses or infrastructure in the State of Gujarat necessary for the furtherance of its objects
- 2.2.12 To establish examination centres
- 2.2.13 To confer degrees, diplomas, grant certificates and other academic distinctions and titles on the basis of examination or any other method of evaluation subject to

guidelines of UGC

Objectives

- 2.2.14 To develop training facilities in the field of higher education
- 2.2.15 To provide for arrangement for national and global participation in the field of higher education
- 2.2.16 To develop educational programmes for certificates, diplomas, degrees and post graduates courses, doctorate degrees and post-doctoral programmes and to maintain a high standard of education to collaborate with national and global institutions, to offer programmes and to create capabilities for upgrading programmes to the global standards subject to guidelines of UGC
- 2.2.17 To ensure that the standard of the degrees, diploma, certificates and other academic institutions are not lower than those laid down by AICTE, NCTE, UGC, MCI, COA and Pharmacy Council and any other similar agency established by the Central Government and/the State Government for regulating the standard of education
- 2.2.18 To establish close linkages with the industry, business, educational institutions and other sections of the society to make teaching, research, training, documentation, publication, use of various media and outreach activities of University relevant to the needs of the University and society, at national and international level
- 2.2.19 To pursue any other objectives as may be approved by state government from time to time

- 2.3 The University shall exercise the following powers and perform the following functions, namely:-

Powers and Functions

- 2.3.1 to administer and manage the University, establish, administer and manage its constituent colleges and centres for research, education, training, extension and outreach including continuing education, distance learning and e-learning at its any of campuses within the State of Gujarat;
- 2.3.2 to provide for research, higher education, professional education, teaching, training, extension and outreach including continuing education, distance learning and e-learning in the fields of science, technology, humanities, social sciences, education, management, commerce, law, pharmacy, healthcare and any other fields;
- 2.3.3 to conduct innovative experiments in educational

Powers and Functions

- technologies, teaching and learning methods, to collaborate with national and international institutions and to offer joint programmes with such institutes to constantly improve the delivery of education and to achieve international standards of education;
- 2.3.4 to prescribe courses, curricula and methodologies including electronic and distance learning and provide for flexibility in the delivery of education.
- 2.3.5 to hold examinations and confer degrees, diplomas or grant certificates and other academic distinctions or titles on persons subject to such condition as the University may determine and to withdraw or cancel any such degrees, diplomas or certificates and other academic distinctions or titles in the manner prescribed by the Regulations;
- 2.3.6 to confer honorary degrees or other distinctions or titles in the manner prescribed by the Statutes;
- 2.3.7 to establish schools, centers, institutes, colleges and conduct the programmes and courses of study as are, in the opinion of the University, necessary for the furtherance of its objects;
- 2.3.8 to declare as a constituent college any college, centre, institution imparting education as are in the opinion of the University, necessary for the furtherance of its objects or to establish a new constituent college, centre, institution for the purpose;
- 2.3.9 to provide for printing, publication and reproduction of research, educational material and other works and to organize exhibitions, conferences, workshops and seminars;
- 2.3.10 to establish knowledge resource centre;
- 2.3.11 to sponsor and undertake research and educational programmes in the fields of science, technology, humanities, social sciences, education, management, commerce, law, pharmacy, healthcare and any other allied areas;
- 2.3.12 to collaborate or associate with any educational institution with like or similar objects;
- 2.3.13 to establish campuses including virtual campus for the purpose of achieving the objectives of the University;
- 2.3.14 to undertake research and to obtain registration in respect

of such research in the nature of patents, design rights and such or similar rights with the competent authorities;

Powers and Functions

- 2.3.15 to maintain linkages and collaborate with educational or other institutions in any part of the world having objects wholly or partially similar to those of the University, through exchange of students, researchers, faculty and staff and generally in such manner as may be conducive to their common objects;
- 2.3.16 to render services of research, training, consultancy and such other services as required for the purposes of the University;
- 2.3.17 to develop and maintain relationships with faculty, researchers, administrators and domain experts in science, technology, humanities, social sciences, education, management, law, commerce, pharmacy, healthcare and allied area for achieving the objects of the University;
- 2.3.18 to regulate the expenditure and to manage the finances and to maintain the accounts of the University;
- 2.3.19 to receive funds, movable and immovable properties, equipments, software and other resources from business, industry, other sections of society, national and international organization or any other source by transfers or as gifts, donations, benefactions or bequests for the purposes and objects of the University;
- 2.3.20 to establish, maintain and manage halls, hostels for students and quarters for the residence of faculty and staff;
- 2.3.21 to construct, manage and maintain centers, complexes, auditorium, buildings, stadium and any other amenities for the advancement of sports, cultural, co-curricular and extra-curricular activities;
- 2.3.22 to supervise and control the residence and regulate the discipline of students, faculty and staff of the University and to make arrangements for promoting their health, general welfare, social and cultural activities;
- 2.3.23 to fix, demand and receive or recover fees and such other charges as may be prescribed by the Statutes;
- 2.3.24 to institute and award fellowships, scholarships, prizes, medals and other awards;
- 2.3.25 to purchase or to take on lease or accept as gifts,

Powers and Functions

- bequests, legacies or otherwise any land or building or works which may be Accessary or convenient for the purpose of the University and on such terms and conditions as it may think fit and proper and to construct or alter and maintain any such building or works;
- 2.3.26 to sell, exchange, lease or otherwise dispose of all or any portion of the properties of the University, movable or immovable, on such terms as it may think fit and consistent with the interest, activities and objects of the University;
- 2.3.27 to draw and accept, to make and endorse, to discount and negotiate promissory notes, bills of exchange, cheques and other negotiable instruments;
- 2.3.28 to raise and borrow money on bond, mortgages, promissory notes or other obligations or securities founded or based upon all or any of the properties and assets of the University or without any securities and upon such terms and conditions as it may think fit and to payout of the funds of the University, all expenses incidental to the raising of money, and to repay and redeem any money borrowed;
- 2.3.29 to invest the funds of the University in or upon such securities and transpose any investment from time to time in such manner as it may deem fit in the interest of the University;
- 2.3.30 to execute conveyances regarding transfers, mortgages, leases, licenses, agreements, and other conveyances in respect of property, movable or immovable including Government securities belonging to the University or to be acquired for the purpose of the University;
- 2.3.31 to admit students for the courses offered by the University in the manner prescribed by the Ordinances;
- 2.3.32 to create academic, technical, administrative, ministerial and other posts, prescribing qualifications by the Ordinances and to make appointments thereto;
- 2.3.33 to regulate and enforce discipline among the students, employees of the University and to provide for such disciplinary measures as may be prescribed by the Regulations;
- 2.3.34 to institute professorships, associate professorships, assistant professorships, and any other teaching, academic or research posts and to prescribe by the

Statutes, the qualifications for the persons to be appointed on such posts;

Powers and Functions

- 2.3.35 to appoint qualified persons as professors, associate professors, assistant professors, or as teachers and researchers or other officers of the University;
- 2.3.36 to co-operate with other Universities, and acquire membership of, bodies, authorities, or associations, which may have been formed for the advancement of learning, science or research, or for the dissemination of knowledge or for the physical and moral welfare of students, in such manner and for such purpose as the University may determine by Statutes;
- 2.3.37 to delegate all or any of its powers (except the power to make regulations) to any officer or authority of the University, and;
- 2.3.38 to do all such acts and things as the University may consider necessary conducive or incidental to the attainment or enlargement of all or any of the objects of the University.

3. Officers of the Indus University

3.1 The following will be the Officers of the Indus University

Officers of the Indus University

- a) President
- b) Associate President
- c) Provost (Executive President)
- d) Associate Provost (Executive Vice President)
- e) Deans
- f) Registrar
- g) Chief Finance & Accounts Officer
- h) Principals/Directors of constituent Institutes and Centers
- i) Heads of Departments
- j) Professors
- k) Associate Professors
- l) Assistant Professors
- m) Visiting Professors
- n) Proctor
- o) Deputy Registrars
- p) Assistant Registrars
- q) Controller of Examination
- r) Officers
- s) Librarian
- t) Managers
- u) Rectors / Wardens

Other Officers of the Indus University will be appointed as

required as per the guidelines of UGC, AICTE and other regulatory bodies and as per the provisions in section 18 of the Act.

Powers and functions of President, Associate President, Provost (Executive President), Associate Provost (Executive Vice President), Deans, Registrar, Chief Finance & Accounts Officer and Principals/Directors of constituent Institutes and Centers are defined in First Statutes. For rest of the officers, the powers and functions will be defined by Human Capital Management Committee.

3.2 There shall be a President of the University

President

3.2.1 The President shall be nominated by the Sponsoring Body. No age bar shall be considered while nominating President.

3.2.2 The Chairperson of the Sponsoring Body or his nominee shall be the first President.

3.2.3 The President will preside at all convocations of the University and the meetings of Board of Governance.

3.2.4 The office of the President may be located anywhere in India or overseas.

3.2.5 The President shall have such powers conferred on him by the Act or the Statutes made there under, which shall include and not limited to the following powers, namely:

3.2.5.1 To function as the Head of the University,

3.2.5.2 He will be the highest academic and executive authority of the University.

3.2.5.3 To create positions in the university as deemed required with the consent of the sponsor.

3.2.5.4 To call for any information and records

3.2.5.5 To diversify & enhance the streams of academic programs and constituent institutions with the consent of the sponsor.

3.2.5.6 To approve, appoint or re-appoint or terminate the appointment of the Provost (Executive President) and Associate Provost (Executive Vice President), in accordance with the provisions of this Act & the Statutes or opinion of the Board of Governance

3.2.5.7 To approve the appointment of the Chief Finance & Account Officer.

3.2.5.8 To approve the Agenda matters of Board of Governance in the manner provided for in the act and to decide about tabled agenda if deemed to be necessary at the time of meeting.

3.2.5.9 To resolve any conflict (including conflicts at a meeting of the Board of Governance) in the manner provided for in this Act in the event of a conflict inter-se between the functionary or functionaries or body or bodies and any other

functionary or body of the University, then the issue shall be referred to the President and the decision of the President in respect of such issue shall be final and binding on the University.

3.3 There shall be a Associate President of the University

**Associate
President**

3.3.1 The Associate President shall be nominated by the Sponsoring Body. No age bar shall be considered while nominating Associate President.

3.3.2 Tenure of the Associate President will be decided by Sponsoring body in the appointment letter

3.3.3 The Chairperson of the Sponsoring Body or his nominee shall be the first Associate President.

3.3.4 The Associate President will perform all functions and hold all the powers of the President (as described in statutes) in absence of President.

3.3.5 The Associate President will be Alternate Chairman of Board of Governance and Board of Management.

3.3.6 The Associate President will be Vice Chairman of the Board of Finance and Accounts

3.4 Provost (Executive President) shall be appointed by the President from a panel of three persons recommended by the Search Committee to be considered for the equivalent role of Vice Chancellor of a state university.

**Provost
(Executive
President)**

3.4.1 Such person must

3.4.1.1 hold a Ph.D. qualification in any of the disciplines,

3.4.1.2 have a post-qualification experience of at least 10 years,

3.4.1.3 be an accomplished academician or educational administrator or professional from industry, business and research, with a track record of at least 10 years in his chosen field of activity.

3.4.2 If the President does not approve any of the persons so recommended, he shall record the reasons thereof and call for fresh recommendations.

3.4.3 The term of the office of the Provost (Executive President) shall be for three years, or attaining his age of 70 years whichever is earlier.

3.4.4 He may be reappointed for a subsequent term of identified tenure at the pleasure of the Sponsor.

3.4.5 He shall be a whole-time salaried officer of the University.

- Provost
(Executive
President)**
- 3.4.6 The terms and conditions of the Provost (Executive President) will be decided by the sponsor.
- 3.4.7 The Provost (Executive President) of the University will serve as Vice Chairman of the Board of Governance and the Board of Management. He will also serve as Chairman of the Academic Council. He will also be nominated as Chairman of other committees as per the directions of the Board of Governance and Board of Management
- 3.4.8 The Provost (Executive President) shall exercise general supervision and control over the affairs of the University and shall give effect to the decisions of the various authorities of the University, and shall exercise such powers and perform such duties as may be prescribed by the Act, the Statutes or the Ordinances.
- 3.4.9 If in the opinion of the Provost (Executive President), it is necessary to take immediate action on any matter for which powers are conferred on any other authority by or under this Act, he may take such action as he deems necessary and shall at the earliest opportunity thereafter report his action to such officers or authority as would have, in the ordinary course, dealt with the matter:
- 3.4.10 Provided that if in the opinion of the concerned authority such action should not have been taken by the Provost (Executive President), then such case shall be referred to the President, whose decision there on shall be final.
- 3.4.11 Provided further that where any such action taken by the Provost (Executive President) affects any person in the service of the University, such person shall be entitled to prefer, within three months from the date on which such action is communicated to him, an appeal to the Board of Governance and the Board of Governance may confirm or modify or reverse the action taken by the Provost (Executive President).
- 3.4.12 If in the opinion of the Provost (Executive President) any decision of any authority of the University is outside the powers conferred by this Act, Statutes or is likely to be prejudicial to the interest of the University he shall request the concerned authority to revise its decision within reasonable time from the date of his decision and in case the authority refuses to revise such decision wholly or partly or fails to take any decision within reasonable time, then such matter shall be referred to the President and his decision thereon shall be final and binding.
- 3.4.13 At any time upon representation being made by the Provost (Executive President) or otherwise, and after making such enquiries as may be deemed necessary, the President by an order in writing stating the reasons therein, may ask the Provost (Executive President) to

relinquish his office from such date as may be specified in the order after giving due considerations of natural justice to represent himself before an authority constituted by the sponsoring body

**Provost
(Executive
President)**

3.4.14 If in the opinion of the Sponsor, the actions of the Provost (Executive President) are found to be in any way detrimental to the interests of the University, the Sponsor shall appoint such other person as may be found appropriate in the position of Provost (Executive President) to succeed the person so acting after proper enquiry. The Sponsor may stipulate the date from which such other person shall assume the office of the Provost (Executive President).

3.4.15 The Sponsor may from time to time decide on the honorarium and/or the pay and/or allowances and/or perquisites to be paid to the Provost (Executive President).

3.4.16 Provost (Executive President) will be reporting to President and Associate President of the University.

3.5 This post is optional and will be created at the sole discretion of President. Associate Provost (Executive Vice President) shall be appointed by the President from a panel of three persons recommended by the Search Committee to be considered for the equivalent role of Pro-Vice chancellor of a state university

**Associate
Provost
(Executive Vice
President)**

3.5.1 Such person must

3.5.1.1 hold a Ph.D. qualification in any of the disciplines,

3.5.1.2 have a post-qualification experience of at least 10 years,

3.5.1.3 be an accomplished academician or educational administrator or professional from industry, business and research, with a track record of at least 10 years in his chosen field of activity.

3.5.2 If the Parton does not approve any of the persons so recommended, he shall record the reasons thereof and call for fresh recommendations.

3.5.3 The term of the office of the Executive Vice President shall be three years, or attaining his age of 70 years whichever is earlier.

3.5.4 He may be reappointed for a subsequent term of identified tenure at the pleasure of the Sponsor.

3.5.5 Executive Vice President reporting will be defined in the appointment letter.

3.5.6 The terms and conditions of the Executive Vice President will be decided by the sponsor.

3.5.7 Executive Vice President shall play role of member secretary of the board of Governance and the Board of Management in case of need. He will be Vice Chairman of Academic Council. He will also be nominated as Chairman or Vice Chairman of other committees as per the directions of the Board of Governance and Board of Management.

**Associate
Provost
(Executive Vice
President)**

3.5.8 To guide registrar to articulate Agenda and issue Notices of meetings and record minutes of meeting of the Authorities mentioned in section 19 of the Act.

3.5.9 He shall perform such duties of the Provost (Executive President) during periods of his absence as would be approved by the President.

3.6 The Registrar shall be appointed by the President with prior approval of Chairperson of the Sponsoring Body based on the recommendation of the Selection Committee appointed for the purpose as per provision of section 16 of the Act.

Registrar

3.6.1 The Selection Committee shall consist of the following members:

- a) President
- b) Associate President
- c) Provost (Executive President)
- d) Two nominees of the President

3.6.2 The term of office of the Registrar shall be as mentioned in the order of his appointment by the President.

3.6.3 The Registrar shall have such qualifications and experience as per guidelines of UGC.

3.6.4 The Registrar shall undertake such functions as may be specified by the Provost (Executive President).

3.6.5 All contracts shall be signed and all documents and records shall be authenticated by the Registrar on behalf of the University after prior approval of Provost (Executive President) as needed.

3.6.6 The Registrar shall exercise such other powers and perform such other duties as may be prescribed or may be required from time to time, by the Board of Governance.

3.6.7 The Registrar shall be responsible for the due custody of the records and the common seal of the University and such other property of the University as the Board of Governance or the Board of Management, shall commit to his charge. He shall be bound to place all such information and documents as may be necessary for transaction of the business before the Executive Vice President, the Provost (Executive President) or any other authority as the case may be.

8 The following shall be the duties of the Registrar:

3.6.8.1 to conduct the official correspondence on behalf of the authorities of the University,

3.6.8.2 to make Agenda and issue Notices of meetings of committees and sub-committees appointed by any of

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these authorities with the approval of the Associate Registrar
Provost (Executive Vice President) or Provost
(Executive President) as the case may be.

- 3.6.8.3 to keep the minutes of the meetings of all the committees and sub-committees appointed by any of the authorities and circulate the same among the members, with the approval of the Associate Provost (Executive Vice President) or Provost (Executive President) as the case may be.
- 3.6.8.4 to represent the University in suits or proceedings by or against the University, sign powers of attorney and plead in such cases or depute his representatives for this purpose.
- 3.6.8.5 to enter into agreements, contracts on behalf of the University and make amendments and alterations in the terms of such agreements or contracts as may be directed by the Authorities.
- 3.6.8.6 to sign documents and authenticate records on behalf of the University.
- 3.6.8.7 to submit information, reports and documents to the Government and conduct liaison with the State Government, Central Government, University Grants Commission, All India Council for Technical Education and other Government authorities duly approved by reporting authorities.
- 3.6.8.8 to generally supervise the administrative functions of the University.
- 3.6.8.9 to ensure the planning scheduling and execution of examinations as per rules and regulations through Controller of examination.
- 3.6.8.10 to perform such other duties as may be specified by the Authorities and superiors
- 3.6.8.11 He shall be Member secretary of Board of Governance, Board of Management & Academic Council

3.7 There shall be initially following Deans

Deans

- 3.7.1 Dean of Academics
- 3.7.2 Dean of Research

As per the growth and requirements of university additional deans will be identified by the Provost (Executive President) and will be submitted to President for approval.

3.7.1 Dean of Academics

Dean

- 3.7.1.1 Dean Academics shall be appointed by the Provost (Executive President) from among the Professors or the Directors of the Constituent Institutes and Centers for such term as he deems fit after prior approval of President.

Academics

- 3.7.1.2 The Dean of Academics will provide effective leadership to the following main tasks of the Academic Process of the University
- 3.7.1.3 He will be the Chairman of the Board of studies
- 3.7.1.4 He shall report to the Provost (Executive President)
- 3.7.1.5 He shall be responsible for preparation of the annual expense and capital budget for academic aspects and all other needs of different departments, centers and other constituent institutions of the university for submission to the Provost (Executive President),
- 3.7.1.6 He shall take necessary measures for the proper custody and maintenance of section libraries, laboratories, and other assets of the different departments, centers and other constituent institutions of the university.
- 3.7.1.7 He shall submit periodical progress reports of different academic activities, result analysis and other performance related reports to the Provost (Executive President) with clear recommendations of actions needed for continuous improvement
- 3.7.1.8 He shall deal with such other matters as required by the Academic Council and/or the Provost (Executive President).

1.1.1

Dean of Research

Dean Research

- 3.7.2.1 Dean Research shall be appointed by the Provost (Executive President) from among the Professors or the Directors of the Constituent Institutes and Centers for such term as he deems fit after prior approval of President
- 3.7.2.2 Dean Research will provide effective leadership to the following main tasks related to research, publications, testing, continuing education, conferences, workshops and such other technical training activities
- 3.7.2.3 Formulate and implement the research policy and guidelines of the university
- 3.7.2.4 Create and manage exhaustive data base of various research sponsoring agencies, their schemes, thrust areas of research in different disciplines
- 3.7.2.5 Co-ordinate development of research resources including books, periodicals, relevant journals, digital resources, laboratory equipment, special centralized supports like precision measurements, fabrications, erection and commissioning of special equipment, translation and review of journal articles, publication support, patenting support etc.
- 3.7.2.6 Develop testing potential of various departments and centers in co-ordination with the Dean Academics and other officers and authorities of the university
- 3.7.2.7 Design and conduct in consultation and co-ordination with Dean Academics, need based continuing education programmes for the benefit of in-service employees of Govt. and Private Sector of different organizations and industries.
- 3.7.2.8 Identify potential research collaborations with industries and other organization for collaborative research and facilitate collaborative research projects from departments and centers of university.
- 3.7.2.9 Encourage, motivate and guide faculty to successfully submit research and other financial support project proposals to various national and international funding/sponsoring agencies

3.7.2.10 Encourage, motivate and guide faculty and students to publish papers in reputed international and national journals of good impact factor, publish books through standard and reputed publishers and any other similar activities **Dean Research**

3.7.2.11 Dean Research will be member of the Academic Council and Board of Studies.

3.7.2.12 Dean Research will report to the Provost (Executive President)

3.7.2.13 He shall be responsible for submitting the annual budget for research and other technical activities like conferences, seminars, workshops, technical competitions etc.

3.7.2.14 He shall submit semester wise progress report related to all the activities cited above to the Provost (Executive President) including clear recommendation of actions to be initiated for continuous improvement of research and related activities of the university.

3.8 The Chief Finance and Accounts Officer shall be appointed by the President based on the recommendation of the selection committee appointed for the purpose. **Chief Finance And Accounts Officer**

3.8.1 The selection committee shall consist of :-
A. Associate President
B. Two nominees of the President

3.8.2 The Chief Finance and Accounts Officer shall have such qualifications and experience as may be prescribed by the Board of Management from time to time.

3.8.3 The term of office and the terms of appointment of the Chief Finance and Accounts Officer shall be prescribed by the President.

3.8.4 The President may appoint a person to officiate as the Chief Finance and Accounts Officer in the event of temporary absence of the Chief Finance and Accounts Officer.

3.8.5 The Chief Finance and Accounts Officer shall exercise general supervision over the funds of the University and shall have such powers and responsibilities as may be delegated or assigned to him by the Board of Finance and Accounts or President.

3.8.6 The Chief Finance and Accounts Officer reporting will be defined in appointment letter.

3.9 There shall be a Principal /Director for each constituent institute or centre.

**Principals/
Directors**

3.9.1 The Principal/Director will be recommended by search committee constituted by Board of Management of the university and approved by the President.

3.9.2 Board of Management will identify the suitable qualifications and experience criteria as per the nature of institute or centre and give guidelines to search committee.

3.9.3 Principal/Director will be member of the Academic Council and Board of Studies.

3.9.4 Principals/Directors will report to the Provost (Executive President)

3.9.5 Powers and Functions of Principal/Directors will be defined in the appointment letter as approved by Board of Management.

4. AUTHORITIES OF THE INDUS UNIVERSITY

**Authorities
of the
University**

4.1 The following will be the authorities of Indus University

- 4.1.1** Board of Governance
- 4.1.2** Board of Management
- 4.1.3** Board of Finance and Accounts
- 4.1.4** Academic Council

4.1.1 Board of Governance is the Governing Body as per the section 19 of the Act.

**Board of
Governance**

4.1.1.1 The Board of Governance shall be the supreme authority of the University. All the movable and immovable property of the university shall vest in the Board of Governance. The Board of Governance shall make, amend, alter, modify these First Statutes as required for the administration of the University and submit the same to the Government for approval.

Introduction

4.1.1.2 The Board of Governance shall consist of the following members:

Constitution

- a) President (President) : Chairman
- b) Associate President : Alternate Chairman
- c) Provost (Executive President) : Vice Chairman
- d) Four persons to be nominated by the sponsor out of whom two shall be eminent educationist
- e) Two Deans or Directors of constituent Institutes or

Centers of the university, by rotation, to be nominated by Provost (Executive President) with prior approval of President

Constitution

- f) One expert from Management or Information Technology from outside the university to be nominated by Board of Governance
- g) Three experts representing other disciplines such as finance, legal, social sector to be nominated by Board of Governance
- h) One eminent industrialist to be nominated by Board of Governance
- i) Secretary to the government of Gujarat, Higher and Technical Education or his representative not below the rank of Deputy Secretary to Govt or Deputy Commissioner – *ex-officio*

President shall have right to invite external expert on case to case basis for a specific Board of Governance's meeting to contribute to the specific agenda of that meeting

4.1.1.3

- a) The members of the Board of Governance shall have a term of three years from the date of nomination. One Third of nominated Members, except *ex-officio* member shall retire by rotation each year.

Tenure of members Of Board of Governance

- b) One third members will be appointed for the One Year Term only. Other One Third Members will be nominated for Two Years Term only. Thus rotation of one third member will be addressed from very first instance.
- c) A member may be re-nominated for the next term. Member may resign his office by writing under his hand, addressed to the Chairperson, but he shall continue in office until his resignation is accepted by the Chairperson.

4.1.1.4 The powers shall, inter-alia, include, but not limited to, the following:-

- a) to provide general superintendence and direction and to control the functioning of the university by using all such powers as are provided by this Act or the Statutes, Ordinances, Regulations or Rules made there under,
- b) to take such decisions and steps as are found desirable for effectively carrying out the objects of the University,
- c) to review the decisions of other authorities of the University in case they are not in conformity of this Act or the Statutes, Ordinances, Regulations or Rules made there under,

Powers of the Board of Governance

Powers of the Board of Governance

- d) to approve the budget, the annual report and accounts of the University,
- e) to lay down extensive policies to be followed by the University,
- f) to recommend to the sponsoring body about the voluntary liquidation of the University
- g) to appoint statutory auditors of the university on recommendation of Board of Finance and Accounts
- h) to oversee the performance and review the decisions of other authorities of the University in case they are not in conformity with the provisions of the Act, Statutes or the Rules,
- i) to approve proposals to initiate new constituent institutes or centers.
- j) The Board of Governance shall at its earliest meeting shall decide on the recommendations of the Board of Management.
- k) The Board of Governance shall meet at least three times in a calendar year. However In the event of exigency, the President may call for the additional meeting of the Board of Governance.
- l) The quorum of the meeting shall be minimum four members present in person or through teleconferencing or video conferencing or any other form of distance participation.
- m) Each member of the Board of Governance shall have one vote and decisions at the meeting shall be adopted by simple majority. In case of a tie, the Chairman shall have a casting vote.
- n) The Member - Secretary of the meeting shall prepare the minutes of the meeting and circulate to the members within reasonable period from the date of such meeting.
- o) The Member - Secretary may, under exigencies, obtain the consent of the Board of Governance by circulating appropriate resolution among its members, and any resolution so circulated and approved by a simple majority shall be as effective and binding as if such resolution had been passed at the meeting of the Board of Governance.

4.1.1.5 The Board of Governance shall make, amend, alter, modify these First Statutes as required for the administration of the University and submit the same to the Government for approval

Powers to amend the Statutes

4.1.2 The Board of Management shall be the principal executive body of the University. **Board of Management**

4.1.2.1 Following members shall constitute the Board of Management **Constitution**

- a) President : Chairman
- b) Associate President : Co-Chairman
- c) Provost (Executive President) : Vice Chairman
- d) two members of the Board of Governance to be nominated by the Sponsoring Body
- e) two persons who are not the members of the Board of Governance to be nominated by the Sponsoring Body
- f) three persons from amongst the faculty members of the university to be nominated by the sponsoring body
- g) One faculty to be nominated by the President,

4.1.2.2 Subject to the provisions of the Act, the Board of Management shall have the powers to take all the necessary decisions for smooth and efficient functioning of the University. The powers shall, include, but not limited to, the following **Powers of the Board of Management**

4.1.2.2.1

Appointments

- a) To create teaching and academic posts and to decide on the number, qualifications and cadres thereof and to determine the emoluments of such posts.
- b) To appoint Directors, Principals, Deans, Professors, Associate Professors and other senior academic and operational staff, as may be necessary through Human Capital Management Committee under prior approval of President.
- c) To lay down rules with respect to emoluments and duties for the various academic and non-academic staff recruited by the University.
- d) To lay down rules for appointment of Visiting Fellows and Visiting Professors and their emoluments.
- e) To appoint internal auditors to undertake audit of the various academic functions of the University

4.1.2.2.2

Academic Matters

- a) To generally lay down, in consultation with the Academic Council, the academic policies, education and teaching standards and policies relating to student admission, examinations and award of degrees and honorary degrees, diplomas and

certificate and other academic awards or distinctions or titles.

- b) To start new courses / programmes as advised by Academic council
- c) To establish, on the advice of the Academic Council, Divisions and Departments for the academic work and functions of the University and to allocate areas of Study, Teaching and Research to them.
- d) To institute Fellowships, Scholarships, Studentships, Medals and Prizes in accordance with the Rules.

4.1.2.2.3

Student Matters and Discipline

- a) To regulate and enforce discipline among the employees (all categories) and the students of the University and to take appropriate disciplinary action, wherever necessary.
- b) To entertain and adjudicate upon any grievance of the employees and students of the University and to set up Committees for attending to such grievances.
- c) To establish and regulate the maintenance of hostels for the students of the University and recognize hostels established by outside parties, on the basis of the recommendations of a committee established for the purpose.

4.1.2.2.4

Administrative and Legal Matters

- a) To create administrative, ministerial and other necessary posts and fix compensation through consultation of Board of Finance and Accounts for persons recruited to such posts.
- b) To grant leave of absence to the Provost or any other officer of the University and to make necessary arrangements to carry out the functions of such officers proceeding on leave during their absence.
- c) To conduct inspections and enquiries, in various departments, centers, and institutions of the University and initiate corrective action wherever needed.
- d) to make new or additional Statutes and Rules or amend or repeal the earlier Statutes and Rules.

4.1.2.2.5

Formation of Committees

The Board of Management may form Committees, Sub-Committees and/or Ad-hoc Committees for discharging any of the functions of the Board by clearly specifying their scope, jurisdiction, authority, powers and functions.

4.1.2.2.6

The Board of Management may, by a resolution, delegate to the Provost (Executive President), Associate Provost (Executive Vice President), Registrar, Standing Committee or the Ad-hoc Sub Committee, such of its powers as it may deem fit, subject to the condition that the action taken by the Provost (Executive President), Associate Provost (Executive Vice President), the Registrar or the Standing Committee or the Ad-hoc Sub Committee, or any of their Officers to whom such powers are delegated, shall be reported at the next meeting of the Board of Management

Delegation of Powers

4.1.2.2.7

- a) The Board of Management may cause the Rules to be made, in accordance with the provisions of Section 30 of the Act, to conduct the business of the University and attain the objectives for which it is established.
- b) On compliance with the provisions of the Section 25 of the Act, the Board may appoint an ad-hoc committee to prepare manuals for different departments / functions of the University and adopt the same. Each and every authority and officer, teaching and non-teaching staff, members of the committees and the students are bound to adhere to the provisions and procedures laid down in the manual of instructions adopted for the purpose.
- c) The Board shall have right to alter, amend, frame new regulations which are not inconsistent with the provisions of the Act for the purpose of conducting the activities of the university for which it is established.

Rules and Manuals

4.1.2.3

- a) The Board of Management shall meet twice in each semester of the academic year.
- b) A notice of 7 days shall be given for the meeting, provided that an emergency meeting may be convened at the discretion of the Provost (Executive President) at a short notice.
- c) The quorum of the meeting shall be four members present in person or through teleconferencing or video conferencing or any other form of distance participation.
- d) Each member of the Board of Management shall have one vote and decisions at the meeting shall be taken by simple majority. In case of a tie, the Chairman shall exercise a

Conduct of meetings of the Board of Management

casting vote.

- e) The Member-Secretary shall cause recording of minutes of the meeting, with the approval of the Chairman and circulate them to the members concerned within a period of one week from the date of conducting the meeting.
- f) The Provost (Executive President) may, under exigencies, obtain the consent from Chairman in their relevant matters of the Board of Management by circulating appropriate resolution among its members and any resolution so circulated and approved by a simple majority shall be as effective and binding as if such resolution had been passed at the meeting of the Board of Management.

Conduct of meetings of the Board of Management

- 4.1.3 The Board of Finance and Accounts shall be the principal financial authority of the University to take care of financial matters and shall, subject to the provisions of this Act, Statutes and Rules co-ordinate and exercise general supervision over the financial and accounting matters of the University.

Board of Finance and Accounts

4.1.3.1

- a) President : Chairman
- b) Associate President : Vice Chairman
- c) Chief Finance & Accounts Officer : Member Secretary
- d) One nominee of the President. : Member

Constitution

4.1.3.2 At least once in three months

Conduct of meetings

4.1.3.3 The main functions and powers are

Functions and Powers

- a) To consider the budget received and to approve the same with or without modifications.
- b) To manage and administer the revenues and approve contracts and works.
- c) To manage and regulate the finance, accounts, investments, property and all other finance related matters of the University and for that purpose to appoint such agent or agents as it may deem fit.
- d) To open account or accounts of the University with any one or more scheduled banks and to lay-down the procedure for operating the same.
- e) To draw, accept, make, endorse, discount and negotiate securities of the Government, promissory notes, bills and exchange, cheques or other negotiable instruments
- f) To issue appeals for funds for carrying out the objects of

the University.

Functions and Powers

- g) To receive grants, donations, contributions, gifts, prizes, scholarships, fees and other moneys and give grants and donations to award prizes, scholarships etc.
- h) To purchase, take on lease or accept, as gift or otherwise, any land or buildings or works which may be necessary or convenient for the purposes of the University and on such terms and conditions as it may deem fit and proper and to construct or alter and maintain any such buildings or works.
- i) To transfer or accept transfers of any moveable property on behalf of the University.
- j) To execute in consultation with the Sponsor, conveyance, transfer, re-conveyances, mortgages, leases, bonds, licenses and agreements in respect of property, moveable or immovable belonging to the University or to be acquired for the purposes of the University.
- k) To appoint, in order to execute an instrument or transact any business of the University, any person as attorney of the University with such powers as it may deem fit.
- l) To invest the funds of the University or money entrusted to the University, in such securities and in such manner as it may deem fit and from time to time transpose any investment.
- m) In consultation with the Sponsor, to raise and borrow money on bonds, mortgages, promissory notes or other obligations or securities by providing properties and assets of the University as security, or borrow money without any securities, and upon such terms and conditions as it may think fit, and to pay out of the funds of the University, all expenses, incidental to the raising of money and to repay and redeem any money borrowed.
- n) To maintain and operate the General Fund as stipulated in section 37 of the act
- o) To maintain proper accounts and other relevant records and prepare Annual Statement of Accounts including the Balance Sheet for every previous financial year, in such form as may be prescribed by the Rules and submit the same to the President (President) for their approval.
- p) To lay down policy in relation to fees and other charges payable by the students of the University.
- q) To lay down rules regarding the emoluments and traveling and other allowances of examiners, moderators, tabulators and such other personnel

appointed for examinations, in consultation with the Academic Council. **Functions and Powers**

- r) To consider all proposals for capital expenditure
- s) To examine the annual accounts of the University
- t) To review the financial position of the University from time to time and to take suitable action
- u) To review the internal controls and act on the comments of the internal auditors.
- v) To determine and fix the fee payable by the students of the University and lay down the procedure therefore and to fix the basis for charging consultancy and other fee to be charged by the University.
- w) Board of Finance and Accounts will appoint Auditors as required by the Act
- x) Chairman may co-opt or invite suitable experts as and when required for the purpose

4.1.4 The Academic Council shall be the principal academic body of the University and shall coordinate and exercise general supervision over the academic policies of the University subject to the provisions of the Act, the Statutes, the Ordinances and the Rules made there under

Academic Council

4.1.4.1 The Academic Council shall consist of the following:

Constitution

- a) Provost (Executive President) : Chairman
- b) Distinguished External members – Max. 3 member
- c) Dean – Academics
- d) Dean – Research
- e) Directors of Constituent Institutes and Centers
- f) Heads of Departments
- g) Subject Experts (at least two)

4.1.4.2

- a) Subject to the provisions of the Act, Statutes and the Rules the Academic Council shall have the power to control, regulate and maintain the standards of education, instruction and examinations of the University and shall exercise such other powers and functions as may be conferred or imposed upon it by this Act, Statutes or the Board of Management.

Powers of Academic Council

- b) The Provost (Executive President) may invite such other persons, as he may deem fit, to attend the meetings of the Academic Council from time to time. However, such persons invited shall not be eligible to vote on any of the resolutions of the Academic Council.

4.1.4.3

Conduct of Meetings

- a) The Academic Council shall meet at least once in every academic session and in any place.
- b) One third of the total members of the Academic Council shall constitute the quorum of the meeting of the Academic Council present in person or through teleconferencing or video conferencing or any other form of distance participation. Resolutions of the Academic Council may be passed through circulation of such Resolutions among all the members, except in cases where such Resolutions are required to be passed at a meeting convened. The Resolution so circulated and approved by a simple majority shall be effective and binding as if such Resolution had been passed in the meeting of the Academic Council, provided that at least one half of the total number of the members of the Academic Council have recorded their views on the Resolution.

4.1.4.4 Subject to the provisions of the Act, Statutes and the Rules, the functions of the Academic Council shall include the following:

Functions of the Academic Council

- a) To report and act on any matter referred or delegated to it by the Board of Management.
- b) To formulate different courses and programs to be imparted to the students of the University.
- c) To lay down the curriculum and frame syllabus for any of the courses and programs offered by the University.
- d) To make recommendations to the Board of Management, with regard to the creation, abolition or classification of teaching posts in the University and the emoluments and the duties attached thereto.
- e) To make arrangements through regulations for the instruction and examination of persons other than those enrolled in the University.
- f) To promote research activities and programs, and to ask for, from time to time, reports on such research activities and programs.
- g) To consider proposals submitted by the Faculties relating to instructions, teaching facilities, etc.,
- h) To recognize diplomas and degrees of other Universities and Institutions and to determine their equivalence in relation to the diplomas and degrees of the University on reciprocal basis,
- i) To approve conferment of degrees, honours, diplomas, licenses, titles and marks of honour on the basis of the

Functions of the Academic Council

results declared,

- j) To prepare guidelines for the award of fellowships, stipends, scholarships, medals and prizes, etc., and empower the Provost (Executive President) or any other officer of the University to approve the eligible candidates for such awards,
- k) To prepare such forms and registers as are, from time to time, prescribed by the Rules and to perform, in relation to academic matters, all such duties and to do all such acts as may be necessary for the proper carrying out of the provisions of the Act and / or the Rules
- l) To make recommendations to the Board of Management on:
 - i. Measures for improving standard of teaching, training and research and examinations,
 - ii. Institution of Fellowships, Exchange Programs, Scholarships, Medals, Prizes etc.
 - iii. Regulations covering the academic functioning of the Institute, discipline, residence, admissions, examinations, award of fellowships and studentships, freeships, concessions, attendance etc. and submit the same to the Board of Management for approval.
- m) To suggest measures for departmental co-ordination
- n) To appoint committees, consisting of such members as the Academic Council may deem fit, to deal with any of the matters ordinarily dealt with by the Academic Council

4.2 The Board of Governance and/or the Board of Management after prior approval of President may, at the appropriate time, by a resolution in a duly conducted meeting, and or in accordance with the directions of the Associate President, appoint standing committee, and / or various ad-hoc Sub committees as per section 25 of act, by defining following

Standing and Ad-hoc Sub Committees

- a) The purpose of appointment
- b) The constitution
- c) The tenure of the committee
- d) The financial budget
- e) The procedure to be adopted
- f) The rights and obligations of the committee
- g) The remuneration payable to the members of the committee.
- h) The facilities to be acquired and other matters relevant or incidental to complete the purpose for which it is appointed.

The Committees so appointed shall exercise their powers and functions within the delegated authority. Neither the university nor the Board of Governance, nor the Board of Management shall be accountable for the authority or powers used outside the scope of delegation by such authorities.

Standing and Ad-hoc Sub Committees

Such Committees shall be automatically dissolved on completion of their tenure or after completion of the tasks assigned to them by the authority appointing them, unless extension in the tenure is granted by the said authority.

To begin with following committees are identified for the smooth functioning of University. Appropriate Authority, as per the nature and function of committee's roles and responsibilities, will define above required details and approve formally through resolution in the meeting of respective authority

4.2.1 Standing Committee

4.2.1.1. This committee is constituted to take care of development, policy alignment and execution monitoring and review at the highest level.

4.2.1.2 Its constitution shall be as under:

- a) President (President)
- b) Associate President (Associate President)
- c) Provost (Executive President)
- d) Minimum two nominees of the President.

4.2.2 Admissions Committee

4.2.2.1 This committee will frame policy for admissions and regulations of reservations of seat as per section 26(i) of the act.

4.2.3 Board of Studies

4.2.3.1 This committee will go through the process of design of curriculum, content, evaluation model and the like for different programmes of the University. Recommendation of this committee will be presented in the Academic council

4.2.4 Board of Examinations and Results

4.2.4.1. This committee will look into all the issues related to Examination, evaluation, tabulation, results announcement, unfair means issues and the like.

4.3 The members of the authorities shall cease to be members under the following circumstances:

Disqualification of members of Authorities or Bodies

- 4.3.1 He is unsound mind and stands so declared by a competent court
- 4.3.2 He is an undercharged insolvent
- 4.3.3 He has been convicted of any offence involving moral turpitude
- 4.3.4 He is conducting or engaging himself in private coaching with or without pecuniary insolvent.

- 4.3.5 He has been punished for indulging in or promoting unfair practice in the conduct of any examination, in any form, anywhere.
- 4.3.6 If in the opinion of the Chairman of authority or body, a member acts in a way detrimental to the interests of the University, the President may ask such member to relinquish his office from such date as may be specified.
- 4.3.7 If the Member fails to attend three consecutive meetings of the authorities or bodies without prior permission of the Chairman.

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts**

EDUCATION DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar.

Dated 28th January, 2014.

Gujarat Private Universities Act, 2009.

No: GH/SH/02/FSU/2013/162/kh-1 :- In exercise of the powers conferred by the section 28 of the Gujarat Private Universities Act, 2009 (Guj. Act No.8 of 2009), the Government of Gujarat hereby approves the First Ordinances of the Indus University, Ahmedabad as proposed by the Governing Body of the university in its meeting held on 4-12-2012.

By order and in the name of the Governor of Gujarat,

M. H. KHUMAR,

Under Secretary to Government.

INDUS UNIVERSITY

FIRST ORDINANCES

BHANDARI CHARITABLE TRUST

INDUS UNIVERSITY FIRST ORDINANCES

1. These Ordinances may be called The Indus University Ordinances; **Short title and Commencement**
2012. These shall come into force at once.

2. **Definitions**
(1) In these Ordinances unless there is anything contrary to Statutes and the Act:-

- (a) "Act" means the Gujarat Private University Act, 2009
- (b) "Equivalent examination" means an examination conducted by:-
 - (i) Any recognized board of Higher Secondary Examination, or Higher Secondary Board.
 - (ii) Any Indian or Foreign University recognized by this University as equivalent to its corresponding examination;
- (c) "Proctor" means a Proctor appointed under Act 13 of the Gujarat Private Universities Act 2009
- (d) "Qualifying examination" means an examination, the passing of which makes a student eligible for admission to a particular course of study leading to Bachelor's or Post Graduate or Research Degree or Diploma Certificate conferrable by the University.
- (e) "The Statutes" means The Statutes framed under the Provision of the Act.
- (f) "Private University" means "The Indus University under the provisions of section 3 of The Gujarat Private Universities Act, 2009 declared by Gujarat Act No. 12 of 2012 under serial No.9

- (2.) Words and expressions not defined elsewhere in these Ordinances but defined in the Act shall have the meaning assigned to them in the Act or the Statutes

3. Subject to the provisions of the Statutes and regulations made there under or in pursuance thereof, the following requirements shall be applicable, namely **Admission of Students to the University and their enrolment and continuance as such**

- 1(a) A student seeking admission to the University constituent Institutes / colleges of the University as its center or Study Centre of the University, shall on or before the date prescribed for submission of application for admission, submit the duly filled in application along with the prescribed fee to the University, the Institute/college or the Study Centre as the case may be.
- (b) Application for admission shall be accompanied by :-
 - (i) Evidence / Proof of Birth Certificate.
 - (ii) ID, Bonafide & Conduct certificate from the Principal of School / College last attended
 - (iii) True copy of the Marks Statement of the Qualifying examination.

(iv) Fee prescribed for the course.

2. The admission of students to the regular programs of the University will be only on the basis of merit. There shall be no reservations of any kind in the admission of students other than those permitted under the Act or reservation prescribed by the state government for AICTE approved programs or the Statutes. The Academic Council of the University may determine the minimum qualifying requirements for entry into each of the programs of the University from time to time and state the same in the prospectus or any other admission related literature.

3 (a) Admissions Committee constituted in First Statutes will undertake the following functions :-

- (i) preparation of the admissions calendar ;
- (ii) stipulation of minimum qualifying requirements for admission into the various programs of the University, in consultation with the Academic Council
- (iii) stipulation of the requirements for the admission test – the nature of admission test, duration, minimum qualifying grades (cut-off requirements) in the admission test, etc ;
- (iv) selection of examiners (paper setters) for the admission test;
- (v) stipulation of guidelines for conducting the admission test ;
- (vi) determining the centers for conducting the admission test ;
- (vii) stipulation of guidelines for the evaluation of students and announcement of results ;
- (viii) stipulation of method of personal interview of the students;
- (ix) selection of students who have qualified for admission and announcement of results and eligible candidates student list.

(b) The Admissions Committee shall conduct the admission process and shall report to the Registrar who shall oversee the admissions to various programs. The Registrar as chairman of committee shall submit a report of compliance with the procedures laid down by the Admissions Committee to Member Secretary of Board of Management to place before the Board of Management.

4. The Admission process shall be as follows:-

- a. The University shall seek applications from eligible candidates for admission into various programs of the University, through press advertisements and other forms of announcements.
- b. The University may supply to the students priced prospectus containing the highlights of the academic programs and the rules relating to the admissions.
- c. The Admissions Committee shall monitor the response from the eligible candidates and shall subject them to the admission process.
- d. On completion of the selection process, the Admissions Committee shall declare the list of applicants who have secured admission into the various programs.
- e. Upon the announcement of the admissions, each eligible applicant shall pay the stipulated fee and furnish all necessary documents in original or provide an undertaking that he/she shall provide the same latest by the date stipulated by the Board of Management, failing which the admission shall be liable to be cancelled. Any extension of time for submission of

documents shall be given only with the written approval of the Provost.

- f. Refund policy to be mentioned in the prospectus.
5. The following shall be the eligibility condition for the applicants for admission, namely:-
 - a. Applicants who do not meet the admission requirements as prescribed by the Admissions Committee shall not be admitted to the programs at the University.
 - b. No student who has passed a part of any degree or postgraduate examination from another University shall be admitted to subsequent higher class for such examination in any Campus / institution / center/constituent college without approval from the Provost.
 - c. No person who is under sentence of rustication or has been disqualified from appearing from any other University / Institution shall be admitted to any course of study in this University and its institutions / centers during the period of rustication or disqualification.
6. The General conditions shall be as follows:-
 - a. Admission to the regular programs will be once in every year. Admission to the Distance Education Programs shall be all through the year at any time. The admission to co-op programs/Industry oriented programs will be as per respective MoU.
 - b. The admission of the students shall be completed in accordance with the Academic Calendar of the University and in the manner stipulated by the Admissions Committee.
 - c. No student shall be admitted into the regular programs after the prescribed last date of admission. However, the Provost shall have the power to grant admission in case of genuine hardship beyond the last date of admission as given above; on the clear understanding that the attendance of all such students shall be counted from the date of admission to the course. Students admitted after the commencement of the session, shall be required to pay all the fees and dues from the beginning of the academic session.
 - d. The student shall be enrolled as a student of the University upon meeting the admission requirements and upon undertaking to pay the prescribed fee, deposits and any other prescribed charges before the prescribed dates. Till date he / she will not be considered as the student of the university.
 - e. The student will be required to pay Indus Alumni association fee at the time of getting admission in any of the courses.
4. There shall be a Board of Study for every group of courses (subject) of study at the University of group of courses of subjects.
 - (1) The Board of Study for each group of subjects shall consist of :-
 - a. Professor in the concerned subject at the University or his nominee ;
 - b. One other senior teacher of the subject at the University ;
 - c. Provided that if the Board is constituted for a group of subjects in nominating members under clauses (a) and (b) above, care shall be taken

The Courses of study for all Degrees, Diplomas, Certificates and other academic distinctions of the University

1st January, 2014

to nominate such persons that all the subjects of the group are represented.

d. The Board shall co-opt two experts of the subject, at least one of whom shall be from the relevant industry or professional body. In case where the board is constituted for a group of subjects, the Board shall co-opt one expert from each subject and then the number of Co-opted members shall be equal to the number of subjects for which the Board is constituted. Additional guest members can be called at the time of meeting with the permission of Provost.

e. The Provost shall be the Chairman of the Board of Study.

(2) The term of the Board shall be three years.

(3) The Board shall lay down the detailed curriculum for the subject leading to a Certificate, Diploma, Graduate Degree, or Post Graduate Degree, and other academic distinctions of the University.

(4) It shall also identify the standard books and other materials, which may be consulted for preparing the course laid down for each subject leading to Certificate, Diploma, Graduate Degree, or Post Graduate Degree, and other academic distinctions of the University.

(5) The Academic Council shall decide program structure and the subjects to be included for meeting the qualifying requirements of various Certificates, Diplomas and Degrees, and other academic distinctions of the University.

(6) The detailed outcome document shall be presented to Board of Management by Provost for approval. This will be implemented only after approval of Board of Management.

5.

**The Award of
Certificates,
Diplomas, Degrees
and other
academic
distinctions of the
University**

1. The candidate, after successfully completing the prescribed requirements for a particular Certificate / Diploma / Degree shall be eligible for the award of Certificate / Diploma / Degree respectively.

2. The Registrar shall place the names of all candidates who have been examined and found qualified for the award of Certificate / Diploma / Degree to Provost to place before the Academic council before the declaration of the result. On being approved by the Academic council, Provost shall advise to the Registrar to announce the result. The Certificates / Diplomas / Degrees shall be issued to the respective candidates at the convocation of the University presentia or absentia as selected by the candidate.

3. The Certificates / Diplomas / Degrees shall be signed by the Provost. Any Provisional certificates of any programme may be issued before the convocation signed by registrar after prior approval of Provost.

6. Board of Finance and accounts shall, in accordance with the provisions of the Accounting Policy.

Act and the Statutes made there under:-

**and Financial
Procedures**

- 1(a) Manage and regulate the finance, accounts, investments, property and all other affairs of the University and for that purpose lay down the procedure;
 - (b) Lay down the procedure for operating the Bank accounts ;
 - (c) Lay down the terms and conditions of purchase of any land or buildings or other works or authorize taking on lease or otherwise such land, buildings or works;
 - (d) Lay down the terms and conditions for acquiring intellectual property rights, copy rights, trade marks and the like;
 - (e) Invest the funds of the University or money entrusted to the University in such manner as it may deem fit time to time;
 - (f) Raise and borrow money upon such terms and conditions as it may think fit and to pay out the funds of the University, all expenses incidental thereto;
 - (g) Maintain proper accounts and other relevant records and prepare annual statements of accounts including the Balance Sheet for every previous financial year, in such form as may be prescribed and submit the same to the Board of Governors for approval;
- 2 The Board of Finance and Accounts shall be the principal financial body of the University to take care of financial matters and shall, subject to the provisions of the Act, Statutes and Ordinances, coordinate and exercise general supervision over the financial matters of the University.
 - 3 The Endowment Fund created under Section 36 of the Act, the General Fund created under Section 37 of the Act, and the Development Fund created, shall be subject to general supervision and control of the Board of Governance, be regulated & maintained in accordance with the provisions of Sections 36 & 37 of the Act.
 - 4 All funds accrued to or received by the University from whatever source and all amounts disbursed or paid shall be entered in the accounts maintained by the University.

7. SCHOLARSHIPS:

- 1 The University shall offer scholarships to students based on:

a. Merit

b. Merit-cum-means Scholarship.

c. In kind

a. Merit Scholarships:

Merit scholarships shall be offered to rank-holders based on ranks obtained in Admission test and other (based on the Cumulative Grade Point Average obtained in different terms). The merit scholarships shall be in terms of tuition fee concessions spread over the duration of the program on a progressive

**The conditions of
the Award of
Fellowships and
Scholarships,
Stipends, Medals
and Prizes**

basis and subject to conditions.

Merit Scholarships shall also be offered to students who obtain the top ranks in each semester / trimester.

b. Merit-cum-means Scholarship:

The University shall provide merit-cum-means scholarships in different forms as under:

- i. Grants.
- ii. Loans.
- iii. Reduction in Fees
- iv. Combination of grant, loan and reduction in fees.

c) In kind

Scholarship may be given in the form of offering him text books free of cost, Loan of Books, free lodging or boarding etc.

2 Administration of the "Merit" and "Merit-cum-Means" Scholarships:

- a. The Board of Management shall stipulate conditions for eligibility for the above scholarships from among those admitted into the various programs, and stipulate the terms and conditions for award of the scholarships. The award of the scholarships shall be based on the recommendation of Board of Finance and accounts committee in consultation with the Provost.

3. Grounds for termination of Scholarships:-

- a. A scholarship holder shall at all times demonstrate good behavior and observe rules of discipline.
- b. A Scholarship shall be liable to termination, if:-
 - i. The Scholarship holder discontinues studies during the middle of a session; or does not score minimum performance prescribed or

~~ii. The scholarship holder after he has been given a reasonable opportunity to explain his conduct, is in the opinion of the above committee, guilty of a breach of para (a) above, and if the Chairman of Committee so directs, the scholarship holder shall also be liable to refund the amount of scholarship drawn by him.~~

- c. The order of termination passed by the Chairman shall be final.

FELLOWSHIPS and Academic Performance Incentives.

- a. The University may offer Fellowship/assistantship to selected students undertaking the Ph.D / M. Tech programs at the University. The Fellowship may be in any of the following forms:-

- i Teaching Fellowship/ Assistantship.
- ii Research Fellowship/ Assistantship.
- iii Reduction in Fees
- iv Combination of the above.

- b. The Fellowship/Assistantship shall carry a fixed allowance for specific purposes such as assigned work/purchase of books and

equipment, etc; and monthly grant of a specified amount that shall be paid periodically during the program.

- c. The Board of Management may decide to offer any other form of Fellowships/Assistantship, grants or loans to the research scholars undertaking the Ph.D /M. Tech. programs. The Board of Management may also provide for incentives and rewards of specific nature for outstanding academic contribution through quality research, publications, patents, books, reviews etc.
- d. The terms and conditions for the award of Fellowships/Assistantship shall be stipulated by the Board of Management.

8.

1. "Board of Examinations and Results" is constituted in Statutes of the University. The BOER shall be responsible for the following activities, namely :-

- a. Determination of the examination calendar.
- b. Determination of the place(s) for conduct of the examinations.
- c. Determination of the subjects to be examined – in consultation with the academic council.
- d. Determination of the eligibility of the students for taking up the examination – in consultation with the academic council.
- e. Determination of the pattern of examination.
- f. Determination of the content of the Question/exam papers.
- g. Determination of method of conducting the examinations.
- h. Stipulation of guidelines for the examiners (paper setters).
- i. Stipulation of guidelines for the invigilators.
- j. Stipulation of guidelines for the evaluators.
- k. Stipulation of the amount to be paid to the examiners, invigilators and the evaluators and submission to board of finance and accounts for approval.
- l. Submit budget to board of finance and accounts for Approval proposed by the Controller of Examinations.
- m. Stipulation of guidelines for the students taking up the examinations.
- n. Stipulation of guidelines for disciplinary action in case of cheating and malpractice by the students / invigilators and the evaluators.

Conduct of Examinations, and the conditions and mode of appointment and the duties of examining bodies, invigilators, tabulators, examiners and moderators

- 2. The BOER shall meet at least 3 (three) months before the conduct of each of the examinations and provide the necessary directions to the Controller of Examinations, who shall make all arrangements for the conduct of examination and evaluation. The Registrar shall be responsible for the overall supervision of the examination processes and shall place before the subsequent meeting of the BOER, the report of compliance with all the directions and stipulations in the conduct of examinations.
- 3. The BOER shall provide the necessary directions for conduct of examinations for the campus, off-campus and distance education programs of the University.
- 4. BOER constituted in statutes, shall be responsible for the following, namely:-

- a. To compile the results of the examinations.
- b. To stipulate conditions for re-examination of specified students or in specified subjects.
- c. To make out the calendar for declaration of results, award of marks memoranda, award of certificates or degrees and for the re-examination.
- d. Resolving disputes relating to the examinations.
- e. The Registrar shall announce the results in accordance with the recommendations of the BOER, and refer the cases of dispute to the BOER. The decision of the BOER shall be final with respect to examination or re-examination.

9. The Board of Finance and Accounts of the University will determine, in consultation with the Academic Council, the fee for the various programs of the University. The following aspects may be stipulated by the Board of Finance and Accounts :-

Fees to be charged for various courses, examinations, degrees and diplomas, certificates and other academic distinctions of the University and Revision of Fee

- a. The admission fee to be paid at the time of Registration of the students to various programs.
- b. Tuition fee.
- c. Security Deposits fee
- d. University enrolment fee
- e. Fee for various examinations.
- f. Charges for specific services – such as provision of books, reading material, magazines, stationery etc.
- g. Charges for the Hostel accommodation.
- h. Charges for the Mess.
- i. Other charges in connection with student facilities and services.
- j. Membership of professional associations.
- k. Special fee for additional instruction.
- l. Transport fee.
- m. Indus Alumni Association Fees.
- n. Placement activities charges.

2. The Board of Finance and Accounts may stipulate the method of payment of fee, and the nature of disciplinary action, in the event the fee is not paid in accordance with the conditions stipulated by the Board of Finance and Accounts for the purpose

3. The Registrar shall be responsible for the collection of fee and for sending reminders to students who default in the payment of fee. The Registrar shall refer cases of delay in the payment of fee to the Registrar and the Registrar may take appropriate decision on the late payment of fee, charge of additional fee for delayed payment or the disciplinary action to be taken against the student defaulting in the payment of fee on a case to case basis, following the broad guidelines stipulated by the Board of Finance and Accounts.

4. The Registrar shall be responsible for passing disputes relating to the payment of fee to CFAO to get the decision of Board of Finance and Accounts. The decision of the BOFA shall be final as regards the disputes relating to the payment of fee.

10. The Board of Finance and Accounts of the University will determine, in consultation with the Academic Council, the number of seats in different courses and programs and alteration in the number from time to time, keeping in view the fee for the various programs of the University determined in accordance with the above provisions of these Ordinances if any.

Alteration of number of seats in different courses and programs

11. The University may provide hostel accommodation to students undergoing the various regular programs.

Condition of Residence of the students of the University or a constituent college

a. The hostel accommodation may be provided at the premises owned or hired by the University or a contract to maintain the student hostels may be given to outside agencies on a contract basis.

b. For all issues regarding hostels, the President may constitute a Hostel committee which shall decide on the following:-

- i. Rules for admission to the hostel.
- ii. Nature of accommodation to be hired, if the hostels are in leased premises.
- iii. Number of students to be accommodated in each hostel.
- iv. Facilities to be provided to the students.
- v. Services available in each hostel.
- vi. Responsibilities of the Hostel Warden.
- vii. Maintenance of the hostels.
- viii. Requirements in the hostel mess.
- ix. Hostel student rules.
- x. Security of hostel property.
- xi. Security of hostel students.
- xii. Rules for resolving disputes, and disciplinary action.
- xiii. Fee to be charged for the hostel accommodation, services and mess; and deposits to be provided by the students, if any.
- xiv. Recreation activities.

c. The Chief Hostel Warden/rector shall be responsible for the operation and upkeep of the all the hostels. Each hostel will be supervised by the concerned hostel warden.

- d. The Hostel Committee shall meet once in every quarter and review the arrangements at the hostels and attend to any complaints not resolved by the Hostel Wardens or the Chief Hostel Warden/rector.
 - e. Separate hostels shall be provided to women students.
 - f. The provisions of these rules shall apply to students of constituents Institutes / College with such modifications as may be decided by the President.
12. For all issues related to students discipline, the President shall constitute a Proctorial Committee whose constitutions may be:
- a. Chief Proctor (from amongst senior faculty),
 - b. Registrar (member),
 - c. HoDs of respective departments, Student welfare officer (Member Secretary).
13. For any issue related to over all efficient functioning of the University, relevant issue based committees shall be constituted by the President or Provost as the case may be from time to time.
14. Subject to the provisions of the Statutes and the Act:
- a. The University shall seek cooperation and collaboration with the existing Universities and Institutes of Higher Education industrial / business houses / companies / any corporate body / society / trust / Association / Co-operative Society / NGO / Schools / Govt. / Semi-Govt. Organizations / public sector undertakings any other organization / individual(s) in India and abroad and execute Memorandum of Understanding (MOU) detailing the extent and areas of cooperation and collaboration mutually agreed upon.
 - b. The University shall open its Study Centers as mentioned in the Statutes, in various parts of the country and abroad, to promote Higher Education in emerging and traditional fields of studies in conformity with the provisions of The Gujarat Private University Act, 2009.
 - c. The University may collaborate with Universities and Institutes of Excellence engaged in Higher Education in foreign countries for the award of their degree in India.

Maintenance of discipline among the students of the University or a constituent institutes/colleges

Creation of any committee of University for improving the academic life of the university

Cooperation and Collaboration with other University and Institution of Higher Education



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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts**

NARMADA, WATER RESOURCES, WATER SUPPLY AND KALPASAR DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 1st February, 2014.

GUJARAT IRRIGATION AND DRAINAGE ACT, 2013

NO.GER-2013-1-GN-2 (2014)-P: - In exercise of the power conferred by section 47 of the Gujarat Irrigation and Drainage Act, 2013 (Gujarat Act No.6 of 2013), the Government of Gujarat hereby make the Gujarat Irrigation and Drainage Rules, 2014, namely :-

PRELIMINARY

1. (1) These rules may be called The Gujarat Irrigation and Drainage Rules, 2014.

(2) It extends to the whole of the State of Gujarat.

(3) It shall apply to all the works constructed and maintained relating to irrigation including drainage and water supply for drinking and industrial purpose by the State Government, State Government institutions and Grant-in-Aid Institutions of the State and includes all services rendered thereof.

2. **Definitions :-** In these rules, unless the context otherwise requires:-

(1) "Act" means the Gujarat Irrigation and Drainage Act, 2013.

(2) "Appellate Authority" means Canal-Officer of the rank of the Executive Engineer of the concerned project or part of the project;

(3) "Canal" includes-

(a) all canals, channels, water-courses, pipes and reservoirs constructed, maintained or controlled by the Government for the supply or storage of water;

(b) all works, embankments, structures and supply and escape- channels connected with such canals, channels, pipes or reservoirs; and all roads constructed for the purpose of facilitating the construction or maintenance of such canals, channels, pipes or reservoirs;

(c) all field channels, drainage-works and flood embankments;

- (d) river, stream, lake, natural collection of water or natural drainage channels or any part thereof, to which the State Government may apply the provisions of section 4, or the water of which has been applied or used before the passing of this Act for the purpose of any existing canal;
 - (e) all lands belonging to the Government which are situated on a bank of any canal, and which have been appropriated under the orders of the Government for the purposes of such canal;
 - (f) all tube wells, artesian wells, bore-wells and dug wells, constructed by the Government and maintained or controlled by the Government
 - (g) percolation tank or pond used for recharge of ground water;
- (4) "Canal Officer" means any person or an officer not below the rank of Overseer or Additional Assistant Engineer or equivalent cadre appointed as a canal officer under section 3 of the act, for the purposes of the Act,
- (5) "drainage work" means any work in connection with a system of irrigation or reclamation made or improved by the Government for the purpose of the drainage, whether under the provisions of section 14 of the Act, or otherwise, and includes escape- channels from a canal, dams, weirs, embankments, sluices, groins and other works connected therewith, but does not include works for the removal of sewage from towns;
- (6) "Executive Engineer" means an Executive Engineer in charge of Irrigation in any area and includes any officer duly empowered in that behalf.
- (7) "Federation" means a federation of recognized associations;
- (8) "field channel" means any channel or pipe, constructed and maintained by the holder of a land either by himself or jointly with other holders of lands or constructed by the Government and maintained by such holder or holders beyond a water-course and includes all subsidiary works connected with any such channel or pipe;
- (9) "flood-embankment" means any embankment constructed or maintained by the Government in connection with any system of irrigation or reclamation works for the protection of lands from inundation or which may be declared by the Government to be maintained in connection with any such system, and includes all groins, spurs, dams and other protective works connected with such embankments;
- (10) "Form" means a form prescribed under these rules.
- (11) "Government" means the State Government;
- (12) "Hot weather crop" means a crop grown within the period between the end of the cold weather season and the breaking of the monsoon season.
- (13) "Hot weather season" means the period from the 16th February till the 15th June ensuing.
- (14) "Kharif crop" means a crop grown within the period from the break of the monsoon season to the beginning of the cold season.
15. "land under irrigation command of a canal" means such lands as are irrigated or capable of being irrigated from the canal, being under its command and shall include such lands as are or shall be deemed to be irrigated within the meaning of section 34;
- (16) "Lift Irrigation Scheme" means the scheme in which the water is pumped from water body such as river, stream, drain, nalla, kotar, lake, pond, reservoir, bandhara, canal, tube-well, natural collection of water, etc. and supplied to the area situated at higher elevation for the purpose of irrigation or other purpose;
- (17) "Monsoon season" means the period from the 16th June till the 15th November ensuing.
- (18) "outlet" an opening in a canal through which water is delivered in to water-course, field channel, pipeline or directly to any land;
- (19) "owner" includes every person having a joint interest in the ownership in land, building or such other things; and all rights and obligations which attach to an owner under the provisions of this Act shall attach jointly and severally to every person having such joint interest in the ownership;

- (20) "Perennial crop" means a crop which is irrigated continuously for a period of more than eight months.
- (21) "prescribed" means prescribed by rules made under section 47;
- (22) "Rabi crop" means a crop grown between the period 16th October and 15th March ensuing.
- (23) "Seasonal crop" means a crop which is sown, cultivated and reaped during a particular season of the year.
- (24) "Sub-Divisional Officer" means the Deputy Executive Engineer in charge of irrigation in any area subordinate to the Executive Engineer.
- (25) "Superintending Engineer" means the Superintending Engineer in charge of Irrigation in any area.
- (26) "Two season crop" means a crop the period of growth of which extends over the whole or part of both the monsoon and Rabi seasons.
- (27) "Water Conservation Structure" means any structure permanent or otherwise constructed or maintained for the purpose of impounding or diverting water of any river, stream, lake or any natural collection of water and includes any dam, weirs, bandhara, tidal regulator, check-dam, sluices, head wall, groins, spreading channels or any other works constructed for water conservation;
- (28) "water-course" means a channel constructed and maintained at the cost of the Government to supply water from an outlet;
- (29) "Water Users' Association (WUA)" means an Association as defined in clause (1) of section 2 of the Gujarat Water Users' Participatory Irrigation Management Act, 2007 ("PIM Act, 2007");
- (30) "Year" means the period beginning on and from the 16th June of the calendar year and ending on the 15th June of the next calendar year.

PART I

CONSTRUCTION AND MAINTENANCE OF FIELD CHANNEL AND WATER-COURSES

3. **Construction of Field Channel.** (a) Where there does not exist field channel in any service area in which lands are capable of being irrigated from a canal, the State Government may construct the field channel in the public interest at the cost of the State Government. (b) Maintenance of field channel shall be carried out by individual farmer in whose land field channel passes.
4. **Manner of construction of water courses.** The dimensions and the bed slope of a water course shall be such as may be adequate for the easy passage of water through the water course to all the fields to which water is supplied from the canal.

PART II

SUPPLY OF WATER

5. Application for supply of water:

- (1) Wherever the canals are handed over to Water User's Association under the provision of Gujarat Water User's Participatory Irrigation Management Act, 2007 (PIM Act, 2007) --
- (i) Individual application shall not be accepted by the Canal Officer from beneficial area of concerned canal on which Water User's Association is formed.
- (ii) Individual applicants who are not member of the Water User's Association shall require to submit application form to the concerned Water User's Association of that canal.
- (iii) Water User's Association shall accept the application form from individual farmers who are member of Water User's Association but comes under beneficial area of canal system for which Water User's Association is formed.
- (iv) On the basis of forms collected from individual farmers who are not member of Water User's Association and member of Water User's Association, only a single application of consolidated area shall be made in duplicate to the canal officer in Form A-1, along with statement showing details of farmers (member wise and crop wise) and area to be irrigated.

(2) Canal system where Water User's Association is not existing.

- (i) every application for a supply of water for the purpose of Irrigation shall be made in duplicate to the Canal Officer.
- (ii) such application may be delivered personally or sent by post to the Canal Officer or to any officer authorized by the Executive Engineer to receive it.

(3) Such application shall be made in the case of—

- (i) kharif or Rabi or Hot Weather season, in Form A-1,
- (ii) additional watering, in Form A-2,
- (iii) supply of water from Nallas, River, Streams etc. vesting in the Narmada, Water Resource, Water Supply and Kalpsar Department on which Government has not incurred any expenditure, in Form A-3.

(4) supply of water for irrigation from Government tube-wells, in Form B-1,

(5) Printed copy of the prescribed form for application shall be available for applicant free of charge.

(6) An application for a supply of water for any purpose other than irrigation shall be made by a letter addressed to the Executive Engineer.

6. Dates for submission of application.—(1) In case of each canal, the Executive Engineer shall fix the date for submission of prescribed application form. Any change in such date shall be notified not less than 15 days in advance:

provided that if a change is deemed to be advisable on account of unforeseen seasonal or economic conditions or change in administrative arrangements, a later date may be fixed without notice as aforesaid.

(2) Every application for a supply of water for the purpose of irrigation shall be made in the prescribed form on or before the date fixed under sub-rule (1):

Provided that if an application is received after the date fixed under sub rule (1) above and the Executive Engineer is satisfied that the delay was unintentional and due to cause beyond the control of the applicant, he may treat due application as if it had been received on the due date:

Provided further that if it appears to the Executive Engineer that a supply of water will be available after all applications received before due date have been disposed of, he may receive applications on later date.

7. Acknowledgement of application.— When an application for a supply of water is personally delivered, the counterfoil receipt for application attached to the duplicate form shall be initialed and dated by the officer receiving such application and handed back to the person from whom such application is received. In other cases, the counterfoil shall be similarly initialed and dated and shall be kept in the office for twelve months after the application is received and will be destroyed thereafter.

8. Application by whom to be made and conditions for sanction.—

(1) An application for a supply of water for the irrigation of land for any period may be sanctioned in favour of—

- (a) the occupant or joint occupants of the land,
- (b) the superior holder or joint superior holders of alienated land, (c) any other person or persons having right to cultivate the land under irrigation for the period for which supply of water is to be given,
- (d) President of Water User's Association. or
- (e) any other person duly authorized by any of the persons mentioned in clauses (a), (b), (c) and (d) to receive such supply.

(2) An application made by a person having neither such interest in the land as mentioned in clauses (a), (b), (c) and (d) of sub-section (1) nor such authority as is mentioned in clause (e) of sub-section(1) may be summarily rejected by the Canal Officer.

(3) An application made by a person other than the occupant or superior holder shall not be sanctioned unless such applicant furnishes suitable security for the payment of water-rate or other charges which may become payable in respect of any obligation arising out of the sanction of such application, by the execution either of a bond in Form C - 1 with two sureties to be approved by the officer sanctioning the application or of a mortgage bond in Form C - 2. In the case of a person who is a member of a Co-operative Society as defined in the Gujarat Co-operative Societies Act, 1961 and who has taken a loan from such society under section 49 thereof and has made a declaration in respect of his land in the manner required by clause (a) or (b) of sub-section (1) of that section, the execution of a mortgage bond, if any, shall be made in Form C - 3.

(4) When an application is made by the occupant or superior holder, the Canal Officer may, if he considers that security is necessary, require, by an order in writing such applicant to furnish similar security as stated in sub-rule (3).

(5) When an application is made by a person other than the occupant or superior holder, the Canal Officer may refuse to sanction such application unless the consent of the occupant or superior holder has been obtained by the applicant. If the consent of any other person having an interest in the land as mortgage or otherwise appears to the Canal Officer to be necessary to ensure that all obligation, arising out of the sanction, of such application will be carried out he may require such consent also to be obtained by the applicant.

9. Disposal of Application.

(1) The Canal Officer may after stating the reason in writing reject the application for a supply of water or sanction the supply applied for wholly or in part with modifications.

(2) Subject to such orders at the State Government may from time to time issue, the Executive Engineer may refuse sanction a supply of water for irrigation to any land under any of the forms prescribed in sub-rule (3) of rule 6 of such irrigation would, in his opinion lead to excessive or wasteful use of water, or cause, or contribute to cause, damage or injury to such land or any other land, or cause loss or injury to the cultivator of any other land, or he likely to produce condition dangerous to public health.

(3) The Executive Engineer may refuse to sanction a supply of water for the cultivation of any crop to any land within a distance of three meters from the boundary of any road, cart-track, open drain or well, if such supply would, in his opinion interfere with the use of, or cause damage to such road, cart-track, drain or well.

(4) The order passed under sub-rule (1), (2) or (3) shall be recorded on the application; the duplicate form of the application shall be endorsed with a copy of the order and delivered to the applicant.

(5) If the supply sanctioned is different from that applied for, the applicant may either withdraw his application, in which case the sanction given shall be cancelled or make a further application for a modification of the sanction. Such further application if sanctioned, shall not be deemed to be an application made after the prescribed date.

(6) If an applicant is in the arrears of water rates which became due before the date of the application, the application may be summarily rejected or sanction may be given provisionally subject to the condition that such arrears are paid before a specified date prior to the commencement of supply or applicant pays total water charges in advance of that irrigation season at the time of submission of an application.

(7) Sanction may be given provisionally subject to the condition that all amounts which have become due on account of water rates before the commencement of supply shall be paid before such commencement of supply and that if such amounts or advance total water rates of that irrigation season are not paid the sanction shall be liable to cancellation.

(8) If the Canal Officer has reason to doubt the authenticity of any signature of endorsement or the truth or accuracy of any of the information furnished in an application, he may postpone the passing of orders until he has made such inquiries as he deems necessary in order to ascertain the facts. In such case, he shall record reasons in writing for postponing the passing of order.

10. Sanction for the supply of water :-

(1) Sanction for the supply of water to any land may be given if

(i) the acreage of such lands is 10 Ares (10 Gunthas) or more.

(ii) such land, though its acreage is less than 10 Ares (10 Gunthas) comprises the entire holding of the applicant.

(2) No separate sanction shall be given for the supply of water to irrigate different crops in the same land unless the total area of such land is or exceeds 20 Ares (20 Gunthas) and the total area for each crop therein is not less than 20 Ares (20 Gunthas).

(3) Water for irrigation shall not be supplied to any land unless sanction has been given therefore under sub-rule (1), or (2).

11. Allotment of available supply.- If from any cause, any water supply is insufficient to meet all demands for water from such supply questions regarding the allotment of the available supply and the quantity and regulating thereof shall, subject to the general or special orders of the State Government, be determined by the Executive Engineer:

PART III**Cultivation of crop and use of Water**

12. Cultivation of crop and use of water :- The following provisions in respect of cultivation of crop and use of water shall be observed.

- (1) A suitable system of water channels shall be so maintained that the water required for the irrigation of any plot can be supplied directly from a channel.
- (2) The number and location of the inlets necessary for the supply of water to any such system shall be subject to the general or special orders of the Executive Engineer.
- (3) The order in which water is supplied shall be subject to the general or special order of the Executive Engineer.
- (4) No crop shall be grown in the channels leading to the plots when such channels are less than 1.0 meter wide from the top inner edge of the bund and after earthing up there shall be no crop growing in or interfering with the flow of water in the channels.
- (5) No crop shall be planted within 1.0 meter of the edge of a main water-course. If a question arises as to what is a main water course, the Executive Engineer shall decide the matter and his decision shall be final and conclusive.
- (6) No crop shall be grown on the top of any bund.
- (7) (a) Any bund may, immediately after rain, be cut without permission. Such bund shall, however be properly repaired before the next watering is taken.
(b) Except as provided in clause (a), a bund may be cut only in case of emergency; and if the person on whose application the supply of water is sanctioned under this rule cuts the bund, he shall be liable for any wastage of water unless he shows to the satisfaction of the Executive Engineer that the accumulation of water, if any, was due to cause for which he was not responsible.
- (8) The person on whose application the supply of water is sanctioned under these rule or his servant shall be present during the whole time when water is being taken.

PART IV**WATER SUPPLY RATES**

13. Water rates and payment thereof:-

- (1) The rates and conditions for supply of water for different purposes shall be as specified in the schedule attached to these rules.
- (2) The dates in each year for payment of water rates shall, ordinarily be :-

For Kharif crop	31 st December
For Rabi crop	15 th April
For Hot Weather crop	31 st July

14. Method for fixing Water rates .- The rates, determined by the State Government under section 30 of Act, for canal water supplied for purpose of irrigation shall, in the absence of a special agreement or contract, ordinarily be levied in the form of-

- (a) a rate per hector per watering of land irrigated, fixed with reference to the crop grown, the season of the year during which and the period for which, water is supplied and the method of application of water to the land,
- (b) a rate per unit of quantity of water supplied.
- (c) a rate per hector with reference to the type of crop grown with reference to specified season.

15. Manner of levying water rates.- In the case of any land, water rates shall be levied on the total area thereof as specified in the sanction given under sub-rule (1) or (2) of rule 10 and shall be payable whether water is taken or not, provided that water for such supply was available.

16. Water rate leviable when mixed crops are grown.- If mixed crops are grown in any part of a plot for any period, the water rate fixed for the highest rated crop so grown shall be charged for the whole plot for the whole period with respect to which such rate is leviable.

17. Water rate leviable when crop sanctioned is not planted or fails and another crop is grown.- When the sanctioned crop is not grown, or if grown fails, another crop may be sown in the same area; and, provided water is available, water shall be given to such second crop to the date up to which water would have been given to the crop sanctioned. No additional charge shall be levied if intimation shall have been given to the Canal Officer in writing within fifteen days of plantation the fresh crop and if the second crop is assessable at the same or a lower rate than the sanctioned crop. If no such notice shall have been given, the irrigation of the second crop may be treated as unauthorized.

18. Water rate leviable when land intended to be irrigated by canal water is irrigated partly by well water.- If a portion of any land for the irrigation of which a supply of canal water has been sanctioned is irrigated by well water for a part of the season owing to a deficiency in the supply of canal water, and the applicant notifies the fact in writing to the Executive Engineer within eight days from the date on which he began taking well water, enquiry shall be made by the Executive Engineer as to whether the use of well water was necessary and if it be shown to the satisfaction of the Executive Engineer that the use of well water was necessary the rate chargeable on the portion irrigated by well water may, at the discretion of the Executive Engineer, be reduced to an amount which shall not be less than half the rate otherwise payable.

19. Water rate leviable when well water and canal water are conveyed in the same channel.- If well water is conveyed to any land in any channel used for conveying canal water, water rate shall be chargeable on the whole of the land irrigated from such channel:

Provided that if well water be taken for a part of the season owing to a deficiency in the supply of canal water and the applicant notifies the fact in writing to the Executive Engineer within eight days from the date on which he began taking well water and if it be shown to the satisfaction of the Executive Engineer that such deficiency existed, the rate on the portion irrigated by well water may, at the discretion of the Executive Engineer, be reduced to an amount which shall be not less than half the rate otherwise payable.

20. Irrigation from escape channel percolations and leakages.- Irrigation from escape channels, drains and from percolation and leakage from such canal falling under section 34 of Act, shall be subject to the same provisions as irrigation from other parts of a canal.

21. Water rates for non-irrigational purposes.- Water supplied from a canal for any purpose other than irrigation shall be charged at the rate determined by the state government per unit of volume of water supplied:

Provided that where the amount of water supplied can not be measured the supply shall be charged for in such manner as the State Government may by order direct in each case.

OCCASIONAL RATES.

22. Water rate leviable for supply of water obtained without permission or misused.- If a supply of water is obtained by any person from a canal whether for irrigation or for any other purpose, without the previous permission of the Executive Engineer or is used in any other unauthorized manner for irrigation or otherwise, the Executive Engineer, may charge additional penal rate as may be determined by the state government and seasonal rate chargeable for the supply as if such supply had been sanctioned. Such rate shall be leviable in addition to any penalty imposed under the Act.

23. Record to be maintained for water obtained without permission or misused:- If a supply of water is obtained by any person from a canal whether for irrigation or for any other purpose, without the previous permission of the Executive Engineer or is used in any other unauthorized manner for irrigation or otherwise, the Canal Officer or any person duly authorized by the Canal officer, shall inquire on field and Ekararnama in Form A 4, shall be executed accompanied with panchnama recorded by the Canal Officer or any person duly authorized by the Canal officer.

24. Water rates leviable on late applications:- When an application for supply of water presented after the prescribed date is sanctioned, the water rate to be charged for supply of water for the first irrigation period for the growth of any crop, shall be one and half the normal rate chargeable for supply of water for that period of the growth of that crop:

Provided that the Executive Engineer may, if he is satisfied that an application could not be submitted on or before the prescribed date and after recording reasons in writing, order any lower rate not less than the normal rate to be charged in the case of any such applicant or any class of such applicants.

25. Water rate leviable for water used for the irrigation of an area in excess of the sanctioned area.- When sanction has been given to irrigate a specified area and the applicant irrigates an area in excess of such specified area, the Executive Engineer may charge in respect of such excess area a rate not exceeding double the rate chargeable for the supply as if the supply had been sanctioned for such excess area and may stop the supply of water:

Provided that if the Executive Engineer is satisfied that the excess area was irrigated through a bona-fide mistake, no charge in addition to the normal water rates shall be levied in respect of the excess area irrigated to the extent of five percent, of the area sanctioned for irrigation or 5 ares (5 gunthas), whichever is less.

26. Charges to be imposed when water supplied through a water-course is suffered to run to waste.- When water supplied through a water- course is suffered to run to waste, the Executive Engineer may charge—

- (a) if the water has flowed on any land, a rate not exceeding double the rate chargeable for each hector on which water has flowed;
- (b) in any other case a rate not exceeding double the rate chargeable under rule 19, in the volume of water estimated by the Executive Engineer to have been wasted.

EXEMPTION CANCELLATION AND REMISSIONS

27. Cancellation of sanction for supply of water of assessment in respect thereof.—

If after the supply of water is sanctioned it is not possible to supply water for irrigation the land even once, on account of obstruction from or prevention by the neighbouring land-holders, or for reason of serious error of judgment in planning of seasonal crop programme or unnoticed defect in construction of canals for which the applicant could in no way be held responsible, the connection for supply of water or assessment in respect thereby, if any shall be cancelled by the Superintending Engineer on basis of a panchnama recorded in that behalf by an officer not below the rank of a Sub-Divisional Officer.

28. Remission of water rates.— Remission of the whole or a part of the water rate payable by any person in respect of the supply of water for the purpose of irrigation to any land may be granted where such person has suffered loss—

- (a) from any stoppage diminution or increase of his water supply due to any of the causes stated in clause (d) of section 20 or any act or omission of a canal officer not provided for in the aforesaid clause; or
- (b) due to failure of crops due to any local or general calamity : Provided that output of the crops is not more than one quarter of normal.

29. Claims for remission.—(1) Every claim for remission of water rate shall be preferred in writing directly to the Executive Engineer within one month from the time date of incidence of the damage or failure, in respect of which the remission is claimed. Any claim preferred thereafter may be summarily rejected.

(2) If, without giving the Executive Engineer at least 8 days' notice in writing of his intention so to do, the claimant cuts the crops alleged to have been damaged or to have failed at any time within 20 days after preferring his claim for remission, his claim may be summarily rejected.

30. Readings maintained of water gauges and meters by the Irrigation Department to be accepted as authoritative.- In case of dispute regarding water supply or remission or exemption from water rate, the water gauge and meters maintained by the Irrigation department shall, if certified by the Executive Engineer to have been in good order during the period to which the dispute relates, be held to furnish authoritative data for all calculations of discharge.

PART V**Appeals**

31. Appeals.—(1) An appeal in accordance with the provision of sub-rule (2) shall lie against an order -

- (a) passed under rule 9, or
- (b) requiring an applicant who is an occupant or superior holder to give security under rule 8, or
- (c) rejecting a surety tendered under rule 8 as unapproved.

(2) If the original order was passed by the Canal Officer, the appeal shall lie to the Executive Engineer,

(3) decision of the Executive Engineer shall be final and binding to both.

32. Manner of preferring appeals.— All appeals preferred must be made by a written petition signed by the appellant. Such petition may be delivered at the office of the Appellate Authority by the appellant in person during office hours or forwarded through registered post.

33. All appeals made by a written petition shall be accompanied with fees of Rs. 20/- paid in form of cash, demand draft, pay order, non judicial stamp, court fee stamp, Indian postal order, judicial stamp-paper, revenue stamp or franking by stamping or electronic stamping.

PART VI**Miscellaneous**

34. Water rates chargeable under section 34. — Without special sanction of the State Government water rates under section 34 of Act shall not be charged on land watered by a well or wells sunk at a distance of more than 200 meters from any canal situated in the state:-

Provided that such well is fed by natural percolation only and not by a surface channel or a constructed underground channel or pipe.

35. Closing of canal. — No canal shall be closed for the execution of any repairs, alterations or additions thereto, except in case of emergency without the previous sanction of the Superintending Engineer, or of the Executive Engineer duly empowered in this behalf by the Superintending Engineer. The Superintending Engineer, or the Executive Engineer duly empowered shall fix the period or periods for which the supply of water may be stopped on account of the execution of such repairs, etc. Every intended closure of a canal shall as far as may be practicable, be notified at least eight days in advance. In case of emergency the Canal officer of the highest rank on the spot may close a canal and fix the said period or periods and shall report the matter to the Superintending Engineer.

36. Passing of persons, animals or vehicles in or across canals.—

- (1) No person shall pass, or cause any animal or vehicle to pass in or cross the bank or channel of any canal at any place except where indicated by a notice erected under the order of the Executive Engineer in a conspicuous place.
- (2) In fixing places at which the passing in or across the bank or channel of a permitted under sub-rule (1), the Executive Engineer, shall have careful regard to the reasonable convenience of the people residing or holding land in the vicinity who are required to cross the canal or water for their animals.

37. Maintenance of water courses.—Maintenance of a water-course shall include the construction of—

- (a) such masonry, concrete or other work as in the opinion of the Executive Engineer is necessary to prevent waste of water or damage to the channel, or
- (b) a pipe outlet in masonry, concrete or any other type of outlet arrangement approved by the Executive Engineer for connecting the water-course to the field channel.

38. Maintenance of Record of Rights and Register of Mutation.—

Copies of the Record of Rights and Register of Mutations shall be maintained at each Sectional Office or other convenient centre.

PART VII**SUPPLY OF WATER FREE OF CHARGE FOR AGRICULTURAL PURPOSES FROM CANAL ON WHICH GOVERNMENT HAS NOT INCURRED ANY EXPENDITURE**

39. (1) Notwithstanding anything contained in these rules every application for the supply of water free of charge for agricultural purposes and not for commercial or industrial purposes including the cultivation of sugarcane by sugar companies from a canal vesting in the Government and on which Government has not incurred any expenditure, shall be made in duplicate to the Canal Officer concerned in Form A 3, and may be delivered personally or sent by post to the Canal Officer concerned.

(2) Printed copy of the prescribed Form of application shall be supplied to the applicant free of charge.

40. Sanction for the use of water free of charge.

Government may from time to time by order direct to grant sanction for the use of water free of charge for growing food and fodder crops including onions.

41. Construction of channels for taking water.

The applicant shall make a channel or channels for taking water to his lands at his own cost and responsibility or the State Government shall make field channel.

42. Demarcation of Crops irrigated by the water supplied under this part.

Crops irrigated by the water supplied under this Part shall be separated from all crops irrigated by water supplied otherwise under the Rules by at least 15 meters at all places.

43. No interference with the natural drainage.

The applicant shall not interfere with the natural drainage or artificial channels in utilizing the water sanctioned for his land.

44. Separation of irrigation and lift channels.

When irrigation channels from canal run parallel to lift channels, they shall have an uncultivated dry strip of not less than five meters between the outer toes of the inner banks of the channels.

45. Crossing of canal and lift channel.

When canal water is crossed by lift channels, the crossing shall be of pacca masonry or concrete and pipe crossing shall be to the entire satisfaction of the Canal officer.

46. Location of pumping plant.

When water is allowed to be used by means of a pumping plant, the pumping or "Take off" arrangement shall be beyond five meters from the edge of the canal land width boundary.

47. Marking of sanctioned area on plan.

The area for which the water has been sanctioned by the Canal Officer shall be marked on a plan which shall be signed by the applicant.

48. Claims for compensation.

No claim for compensation on account of damage to crop due to the failure or deficiency of water shall be entertained.

49. Water rates leviable for breach of condition.

For using water after the expiry of sanction limit/ No. of watering or without submitting application for use of water or for breach of any of the aforesaid conditions the applicant shall be charged full water rates leviable, and shall also be liable to the penalties imposed under the provisions of the Act, and the rules framed thereunder. In such a case, the permission granted to him shall also be cancelled if the period of its validity has not already expired.

50. No other canal water shall be granted.

No other canal water shall be granted to or utilized for the areas brought under cultivation under the sanctioned permitted area under this part.

51. Water rates leviable on crops grown in excess of sanctioned area.

Areas of crops grown in excess of the sanctioned area shall be liable to be charged at full water rates leviable for using canal water and in addition the applicant shall be liable to penalties imposed for unauthorized irrigation under the Gujarat Irrigation and Drainage Act, 2013, and Rules framed thereunder.

52. No water supply before sanction of application.

No water shall be taken by the applicant before his application has been sanctioned.

53. Repeal and Saving.

1. The Gujarat Canal Rules, 1962 are hereby repealed.
2. Notwithstanding the said repeal anything done or any action taken under any of the provisions of the rules so repealed shall, in so far as it is not inconsistent with the provision of these rules, be deemed to have done or taken under the corresponding provision of these rules.

FORM A-1 (See rule 5)**Application for water for irrigation in Kharif or Rabi or Hot-weather Season**

No. of application:-

To,

The Executive Engineer/ Canal Officer

_____ Division,

I, _____, resident of _____, Taluka _____, District _____, make this application for the water supply from the _____ canal for the purpose of irrigation the under mentioned land hereinafter described subject to the provision of the Gujarat Irrigation and Drainage Act, 2013, and other law for the time being in force relating to irrigation and all the provision of the Gujarat Irrigation and Drainage rules, 2014, and subject to the conditions specified on the reverse of this application to which I agree:-

Name of village	Name of canal	Outlet No.	Survey /Block No.	Total Area of Survey/ Block No.	Total Area of the holding in Survey No. or Block No	Total Area Applied for.	Name of crop.	Period/ Season for which water is required	No. of watering	Remark
1	2	3	4	5	6	7	8	9	10	11
				Ha. Are	Ha. Are	Ha. Are				

Total amount to be paid:-

Sr. No.	Name of crop	Area to be irrigated in Ha. Are.	Water Rate chargeable per hecter per watering	Total Amount in Rs.

2. I am the _____ of the land for which water has been applied for above.

3. I have paid all arrears of water rates up to and including the _____ season of 20____-____. I am in arrears of water rates for the only ____ - ____.

4. I have paid advanced water rate Rs. _____ for the land for which water has been applied for above.

5. The name and address of person to whom the manner in which the order on this application should be delivered are:--

Name:-

Address:-

Date :- / /20____.

Signature or left hand thumb
impression of the applicant.

Note : Signature or left thumb impression if the occupants or joint occupants or superior holder or joint superior holders in case in which the applicants is not the occupants or superior holder.

Forwarded for sanction as follows :-

- (1) Area to be sanctioned _____
- (2) Period of sanction :- From _____ to _____
- (3) Water rate to charged :- Rs. _____ per Ha. per watering, and total amount is Rs. _____.

Date:- / /20____.

Sub- Divisional officer,

_____ Sub-Division _____.

Sanctioned,

Executive Engineer,

Date:- / /20____.

_____ Division, _____.

Note:- (1) Details of Security bond to be invariably furnished by non-Owner applicant as per instruction 6.

(As per Form C 1.)

(2) Name of sureties (1) _____

(2) _____

Survey No. _____ of _____ is given as security as per Form C 2.

Approval of Application received as per**Form No. A-1**

Canal :-

Application No. :-

Name of Village:-

Survey No./Block No. :-

Name of Applicant:-

Crop	Sanctioned Area		Nos. of watering
	Hectare	Are	
Kharif			
Rabi			
Two season			
Hot weather			
Perennial			

Sanctioned date and endorsement

Canal officer

Date:- / / 20__.

INSTRUCTION

1. This form is to be used for irrigation for Kharif, Rabi and Hot Weather seasons prescribed in rule 5 of the Gujarat Irrigation and Drainage Rules, 2014.
2. The application is to be submitted in duplicate form to the Canal Officer or to any officer authorized by him to receive such applications. It may be sent by hand, presented personally or sent by post.
3. When order is passed the duplicate form will be returned to the applicant endorsed with the Canal Officer's final order.
4. No sanction will ordinarily be given for the irrigation of any land to any person other than (1) the sole occupant or all joints occupants, (2) the sole superior holder or all joint superior holders, (3) a person having the right to carry on irrigated cultivation of the land for the period of the sanction or (4) a person duly authorized on half any these to receive such sanction.
5. The applicant must state at No. 2 on the form nature of his interest in the land or of his authority to apply for sanction for carrying on irrigated cultivation in the land. He must also state at No. 3 on the form the season up to and including which he has paid arrears of water. If he owes any water rates he must state the season or year for which he does so.
6. Any application may required to furnish a Bond in Form C-1 executed by two suitable sureties or execute a mortgage bond in Form C-2 as security for the payment of all amount which may become due in respect of the water to be supplied under the sanction. And he may also be required to obtain the assent of any person having an interest in the land to the grant of sanction to him.
7. Sanction will be refused for the irrigation of any land which is found to be unsuitable for this form of irrigation.
8. Executive Engineer will ordinarily sanction areas which are multiple of ares.

CONDITIONS

1. After the application has been sanctioned, full water rates shall be payable for the area and period sanctioned, whether the area is irrigated or not, provided water was available during the period. No water rate shall be charged in the case of perennial crops when the applicant gives a written intimation to the Executive Engineer within one month from the date of sanction to the applicants that water is not required, provided such sanction for perennial crops was granted for a period of one year or more.
2. Each type of crop (namely, sugarcane, paddy, ordinary perennial, two season and seasonal) shall be grown only to the extent of the sanction given by the Canal officer but an equal area of any lower rated type may be substituted.
3. The area sanctioned shall not be exceeded.
4. The sanction is liable to be cancelled, or the supply to any crop irrigated under the sanction is liable to be withheld or stopped entirely without notice for breach of any rule to the Gujarat Irrigation and Drainage Rules, 2014 or of the conditions of this form of application.
5. Water shall be given for the whole season, if available, or at the discretion of the Executive Engineer, for as many waterings as may be possible.
6. Full water supply is not guaranteed but an intimation of the possibility of a shortage of water during the season for which application is made shall be given at the earliest date possible.
7. Where no permanent water channel exists, the irrigator shall allow the construction of a temporary channel through his land, if necessary along a line fixed by the Executive Engineer or his representative, for the benefit of irrigators whose fields are situated below his land.
8. Water for any area of sugarcane sanctioned is subject to the condition that water is liable to be withheld from new sugarcane area after 31st May, if necessary. Each consecutive watering after 31st May shall require the sanction of the Executive Engineer. Such sanction shall be accorded if water is available for agricultural purposes but if it is insufficient at any time of the season all further watering may be stopped and the irrigator shall not in that case claim compensation for any damage to the sugarcane crop due to shortage of water.
9. The water charges due from the applicant shall be directly deducted by the CO-operative Sugar Factory of which he is a member, from the amount that may be due to him for sale of sugarcane. The CO-operative Sugar Factory shall pay the amount so deducted to the concerned Executive Engineer for crediting the same in to the applicant's account and receipt for payment of the same shall have to be obtained by the applicants from the said CO-operative Sugar Factory. If under any circumstances, it is not possible to effect recovery of water charges in the manner above said, the concerned Canal Officer shall take direct action for recovery of water charges in accordance with rules in force.

STATEMENT TO BE ATTACHED WITH FORM A-1 BY "WATER USER'S ASSOCIATION"

Name of WUA :-

Name of Canal:-

Name of Village:-

Season or period:-

Details of area to be irrigated during _____ Season 20____ - ____.

Sr.No.	Name of crop	Nos. of farmer	Total area to be irrigated Ha. Ares.	Water Rate per Ha. per watering in Rs.	Probable No. of watering	Total Amount in Rs.

Farmer / member wise details of Irrigation for _____ Season 20__ - __.

Sr. No.	Name of Farmer/Member	Survey/ block No.	Total area of Survey/Block No.	Area to irrigated in Ha. Ares.	Name of crop	Probable No. of watering
1						
2						
3						

Receipt to be given to Applicant for Application received as per Form No. A-1

Canal :-

Application No. :-

Name of Village:-

Survey No./Block No. :-

Name of Applicant:-

Crop, Season and Area included in approval

Crop	Season and period	Area	Nos. of watering
Kharif		Hectare Are	
Rabi			
Two season			
Hot weather			
Perennial			

Date of Application :-

Date of Application received and endorsement.

Sign. Of application receiver Canal officer

FORM A-2

(see rule 5)

Form of application for Additional watering

No. of application:-

To,

The Executive Engineer/ Canal Officer

_____ Division,

I, _____, resident of _____, Taluka _____, District _____, make this application for the water supply from the _____ canal for the purpose of irrigation the undermentioned land hereinafter described subject to the provision of the Gujarat Irrigation and Drainage Act, 2013, and other law for the time being in force relating to irrigation and all the provision of the Gujarat Irrigation and Drainage Rules, 2014 and subject to the conditions specified on the reverse of this application to which I agree:-

Name of village	Name of canal	Outlet No.	Survey /Block No.	Total Area of Survey/ Block No.	Total Area of the holding in Survey No. or Block No.	Total Area Applied for.	Name of crop.	Period/ Season for which Additional watering is required	No. of Additional watering	Remark
1	2	3	4	5	6	7	8	9	10	11
				Ha. Are	Ha. Are	Ha. Are				

Total amount to be paid:-

Sr. No.	Name of crop	Area to be irrigated in Ha. Are.	Water Rate chargeable per hector per watering for additional watering	Total Amount in Rs.

- I am the _____ of the land for which water has been applied for above for _____ no. of additional watering.
- I have submitted application and is sanctioned for the _____ season of 20____-____. I have submitted herewith a application for _____ no. of additional watering.
- The name and address of person to whom the manner in which the order on this application should be delivered are:-

Name :-

Address :-

Date :- / /20__.

Signature or left hand thumb impression of the applicant.

Note : Signature or left thumb impression if the occupants or joint occupants or superior holder or joint superior holders in case in which the applicants is not the occupants or superior holder.

Forwarded for sanction as follows :-

(1) Area to be sanctioned _____

(2) Period of sanction :- From _____ to _____

(3) Water rate to charged:- Rs. _____ per Ha. per watering, and total amount is Rs. _____ for additional watering,

Date:- / /20____.

Sub- Divisional officer,

_____ Sub-Division _____.

Sanctioned,

Date:- / /20____.

Executive Engineer,

_____ Division, _____.

Note:- (1) Details of Security bond to be invariably furnished by non-owner as per instruction 5

(2) Name of sureties given as security as per Form C-1.

Name of sureties (1)

(2)

Survey No. _____ of _____ given as security as per Form C 2.

Approval of Application received as per Form No. A-2

Canal :-

Application No. :-

Name of Village:-

Survey No./Block No. :-

Name of Applicant:-

Crop, Season and Area as per demand

Crop	Season and period	Area	
		Hectare	Are
Kharif			
Rabi			
Two season			
Hot weather			
Perennial			

Sanctioned date and endorsement.

Date:- / / 20__.

Canal officer

INSTRUCTION

1. This form is to be used for irrigation for Kharif, Rabi and Hot Weather seasons prescribed in rule 5 of the Gujarat Irrigation and Drainage Rules, 2014.
2. The application is to be submitted in duplicate form to the Canal Officer or to any officer authorized by him to receive such applications. It may be sent by hand, presented personally or sent by post.
3. When order is passed the duplicate form will be returned to the applicant endorsed with the Canal Officer's final order.
4. No sanction will ordinarily be given for the irrigation of any land to any person other than (1) the sole occupant or all joint occupants, (2) the sole superior holder or all joint superior holders, (3) a person having the right to carry on irrigated cultivation of the land for the period of the sanction or (4) a person duly authorized on half any of these to receive such sanction.
5. Any application may be required to furnish a Bond in Form C-1 executed by two suitable sureties or execute a mortgage bond in Form C-2 as security for the payment of all amount which may become due in respect of the water to be supplied under the sanction. And he may also be required to obtain the assent of any person having an interest in the land to the grant of sanction to him.
6. Sanction will be refused for the irrigation of any land which is found to be unsuitable for this form of irrigation.

CONDITIONS

1. After the application has been sanctioned, full water rates shall be payable for the area and period sanctioned, whether the area is irrigated or not, provided water was available during the period. No water rate shall be charged in the case of perennial crops when the applicant gives a written intimation to the Executive Engineer within one month from the date of sanction to the applicants that water is not required, provided such sanction for perennial crops was granted for a period of one year or more.
2. The area sanctioned shall not be exceeded.
3. The sanction is liable to be cancelled, or the supply to any crop irrigated under the sanction is liable to be withheld or stopped entirely without notice for breach of any rule to the Gujarat Irrigation and Drainage Rules, 2014 or of the conditions of this form of application.
4. The water charges due from the applicant shall be directly deducted by the Co-operative Sugar Factory of which he is a member, from the amount that may be due to him for sale of sugarcane. The Co-operative Sugar Factory shall pay the amount so deducted to the concerned Executive Engineer for crediting the same in to the applicant's account and receipt for payment of the same shall have to be obtained by the applicants from the said Co-operative Sugar Factory. If under any circumstances, it is not possible to effect recovery of water charges in the manner above said, the concerned Canal Officer shall take direct action for recovery of water charges in accordance with rules in force.

Receipt to be given to Applicant for Application received as per Form No. A-2

Canal :-

Application No. :-

Name of Village:-

Survey No./Block No. :-

Name of Applicant:-

Crop, Season and Area included in approval

Crop	Season and period	Area	Nos. of watering
Kharif		Hectare Are	
Rabi			
Two season			
Hot weather			
Perennial			

Date of Application :-

Date of Application received and endorsement.

Sign. Of application receiver Canal officer

FORM A-3

(see rule – 5)

Application for supply of water free of charge for irrigation from Nallas, Rivers, Stream etc, vesting in the Narmada, Water Resource, Water Supply and Kalpsar Department has not incurred any expenditure.

No. of application:-

To,

The Executive Engineer/ Canal Officer

Division,

I, _____, resident of _____, Taluka _____, District _____, make this application for the water supply from the _____ canal for the purpose of irrigation the under mentioned land hereinafter described subject to the provision of the Gujarat Irrigation and Drainage Act, 2013, and Government orders issued there under from time to time for the supply of water from ---

River
Nalla
Bhudki
Drains
Tank

and subject to the conditioned specified on the reverse of this application to which I agree. I attach a plan herewith showing the land proposed to be irrigated by me.

2. I am the _____ of the land for which water has been applied for above.

3. The name and address of person to whom the manner in which the order on this application should be delivered are:--

Name :-

Address :-

Date :- / /20__

Signature or left hand thumb Impression of the applicant.

Signature of the Witness.

Note : Signature or left thumb impression if the occupants or joint occupants or superior holder or joint superior holders in case in which the applicants is not the occupants or superior holder.

Forwarded for sanction as follows :-

a. Area to be sanctioned _____ Ha _____ Are _____

b. Name of sanctioned crop _____

c. Period of sanction :- From _____ to _____

Date:- / /20 ____.

Sub- Divisional officer,

_____ Sub-Division _____.

Sanctioned,

Date:- / /20 ____.

Executive Engineer,

_____ Division, _____.

Note:- (1) Details of Security bond as per Form C-1 to be invariably furnished by non owner as per details below.

(2) Name of sureties (1) _____

(2) _____

Survey No. _____ of _____ given as security as per Form C 2.

INSTRUCTION

1. This form is to be used for the permission to supply water from Rivers, Nallas, Sreams, Bhudkies, Drains Tanks vesting in the Narmada Water Resource Water Supply and Kalpsar Department has not incurred any expenditure.
2. This application shall be submitted in duplicate to the Canal Officer or any officer authorized by him to receive such application, It may be sent by hand, presented personally or sent by post.
3. The application shall be tendered three months ago in advance for the season in which the supply of water is required by the applicant.
4. No sanction will ordinarily be given for the irrigation of any land to any person other than (1) the sole occupant or all joints occupants, (2) the sole superior holder or all joint superior holders, (3) a person having the right to carry on irrigated cultivation of the land for the period of the sanction or (4) a person duly authorized on half any these to receive such sanction.
5. The applicant should submit a plan of the land in the survey No. or survey Nos. concerned along with the application.
6. The applicant must state at No. 2 on the form nature of his interest in the land or of his authority to apply for sanction for carrying on irrigated cultivation in the land.
7. On completion of the application and after due enquiry in to the application, The Executive Engineer having regard to the existing riparian rights of the cultivation on the source of water may either sanction it fully or partly or reject it. In case the application is sanctioned a pass for the use of water shall be issued to the applicant. Such pass shall be valid only for the period specified in it. In case the application is rejected, the duplicate copy of the application shall be returned to the applicant after stating reasons for rejection.
8. Sanction shall be refused for the supply of water for growing crops where there is a danger of canal water being taken surreptitiously.

CONDITION

1. Sanction will be granted for the use of water free of charge for growing food and fodder crops including onions.
2. The applicants shall make a channel or channels for taking water to his lands at his own cost and responsibility.
3. Crops irrigated by the water supplied under Part VII of the Gujarat Irrigation and Drainage Rules, 2014, shall be separated from all crops irrigated by water supplied otherwise under the Act by at least 15 meter at all places.
4. The applicant shall not interfere with the natural drainage or artificial channels in utilizing the water sanctioned for his lands.
5. When irrigation channels from canal run parallel to lift channels, they shall have an uncultivated dry strip of less than 15 meter between the outer toes of the inner banks of the channels.
6. When canal water is crossed by lift channels, the crossing shall be of pacca masonry or concrete and pipe crossing shall be to the entire satisfaction of the Canal Officer.
7. When water is allowed to be used by means of a pumping plant, the pumping or "Take Off" arrangement shall be beyond the radius of 5.0 meter from the edge of the canal boundary or Distributory limit.
8. The area for which the water has been sanctioned by the Canal Officer shall be marked on a plan which shall be signed by the applicant.
9. No claim for compensation on account of damage to crop due to the failure or deficiency of water shall be entertained.
10. For using water after the expiry of sanction limit/ No. of watering or without submitting application for use of water or for breach of any of the aforesaid conditions the applicant shall be charged full water rates leviable, and shall also be liable to the penalties imposed under the provision of the Gujarat Irrigation and Drainage Act, 2013, and the Rules framed there under. In such a case, the permission granted to him shall also be cancelled if the period of its validity has not already expired.
11. No other canal water shall be granted to or utilized for the area brought under cultivation under the sanctioned permitted area under this part.
12. Areas of crops grown in excess of the sanctioned area shall be liable to be charged at full water rates leviable for using canal water and in addition the applicant shall be liable to penalties imposed for unauthorized irrigation under the Gujarat Irrigation and Drainage Act, 2013, and Rules frame thereunder.
13. No water shall be taken by the applicant before his application has been sanctioned.

FORM A-4

(see rule – 23)

EKARARNAMA**Form of Agreement for payment of penal water rate for Unauthorized Irrigation**

I, Shri _____ resident of Village _____, Taluka _____, District _____, have my land in Survey No. /Block No. of the said village _____ do agree that I have taken water for irrigation in the said land eventhough my application there for is not sanctioned on account of arrears of water rate or here state the reason. I further agree that I shall pay the penal water rates as may be assessed by the Canal Officer for such unauthorized irrigation water taken by me for the said land and the crop.

Signature of Land Owner

In my presence

Signature of the Canal officer or any person or persons authorized by the Canal Officer.

FORM B-1

(see rule – 5)

Ordinary application for water for irrigation from Government tube-wells.

No. of application:-

To,

The Executive Engineer,

Division,
_____.

I, _____, resident of _____, Taluka _____, District _____, hereby apply for the supply of water from the tube-well for the purpose of irrigating the land hereinafter described, subject to the provision of the Gujarat Irrigation and Drainage Act, 2013, and other law for the time being in force relating to irrigation and all the provision of the Gujarat Irrigation and Drainage rules, 2014, and subject to the conditions specified on the reverse of this application to which I agree:-

Name of village	Distributing		Survey No./ Block No.	Total area of survey No./Block No.
	Channel No./ Tube-well	Out let No.		
1	2	3	4	5

Total area of the holding In survey No. or Block No.	Total area applied for	Name of crop	Period for which water is required
6	7	8	9

2. I am the _____ of the land for which water has been applied for above.

3. I have paid all arrears of water rates up to and including the _____ season of 20____-20____. I am in arrears of water rates for season only.

4. The name and address of person to whom the manner in which the order on this application should be delivered are:-

Name :-

Address :-

5. My name has been /has not been registered as regular irrigator under registration.

6. I have taken water under pass No. _____ in the/Kharif/Rabi/Hot Weather season in the above mentioned

survey No.

Date :- / /20____.

Signature or left hand thumb impression of the applicant.

Signature of Witness.

Note : Signature or left thumb impression if the occupants or joint occupants or superior holder or joint superior holders in case in which the applicants is not the occupants or superior holder.

Forwarded for sanction as follows :-

(1) Area to be sanctioned _____

(2) Period of sanction: - From _____ to _____

(3) Water rate to charged: -Rs. _____ per Ha. per watering,
and total amount is Rs. _____.

Date:- / /20__.

Sub- Divisional officer,

_____ Sub-Division _____.

Sanctioned,

Date:- / /20__.

Executive Engineer,

_____ Division, _____.

Note:- (1) Details of Security bond in form C-1 to be invariably furnished by non-Owner applicant as per instruction 7.

(2) Name of sureties(1) _____

(2) _____

Survey No. _____ of _____ given as security as per Form C 2.

Approval of Application received as per Form No. B-1

Canal :-

Application No. :-

Name of Village:-

Survey No./Block No. :-

Name of Applicant:-

Crop	Sanctioned Area	
	Hectare	Are
Kharif		
Rabi		
Two season		
Hot weather		
Perennial		

Sanctioned date and endorsement.

Date:- / /20__.

Canal officer

INSTRUCTION

1. This form is to be used for irrigation for Kharif, Rabi and Hot Weather seasons prescribed in rule 5 of the Gujarat Irrigation and Drainage Rules, 2014.
2. The application is to be submitted in duplicate form to the Canal Officer or to any officer authorized by him to receive such applications. It may be sent by hand, presented personally or sent by post.
3. When order is passed the duplicate form will be returned to the applicant endorsed with the Canal Officer's final order.
4. No sanction will ordinarily be given for the irrigation of any land to any person other than (1) the sole occupant or all joint occupants, (2) the sole superior holder or all joint superior holders, (3) a person having the right to carry on irrigated cultivation of the land for the period of the sanction or (4) a person duly authorized on behalf of any of these to receive such sanction.
5. The applicant must state at No. 2 on the form nature of his interest in the land or of his authority to apply for sanction for carrying on irrigated cultivation in the land. He must also state at No. 3 on the form the season up to and including which he has paid arrears of water. If he owes any water rates he must state the season or year for which he does so.
6. Any application may be required to furnish a Bond in Form C-1 executed by two suitable sureties or execute a mortgage bond in form C-2 as security for the payment of all amount which may become due in respect of the water to be supplied under the sanction. And he may also be required to obtain the assent of any person having an interest in the land to the grant of sanction to him.
7. Sanction will be refused for the irrigation of any land which is found to be unsuitable for this form of irrigation.
8. Sanction will be refused for the irrigation of any land which is found to be unsuitable for this form of application.
9. Executive Engineer will ordinarily sanction areas which are multiple of ares.

CONDITIONS

1. After the application has been sanctioned, full water rates shall be payable for the area and period sanctioned, whether the area is irrigated or not, provided water was available during the period.
2. Each type of crop (namely, sugarcane, paddy, ordinary perennial, two season and seasonal) shall be grown only to the extent of the sanction given by the Canal Officer but an equal area of any lower rated type may be substituted.
3. The area sanctioned shall not be exceeded.
4. The sanction is liable to be cancelled, or the supply to any crop irrigated under the sanction is liable to be withheld or stopped entirely without notice for breach of any rule to the Gujarat Irrigation and Drainage Rules, 2014 or of the conditions of this form of application.
5. Water shall be given for the whole season, if available, or at the discretion of the Executive Engineer, for as many waterings as may be possible.
6. Full water supply is not guaranteed but an intimation of the possibility of a shortage of water during the season for which application is made shall be given at the earliest date possible.
7. Where no permanent water channel exists, the irrigator shall allow the construction of a temporary channel through his land, if necessary along a line fixed by the Executive Engineer or his representative, for the benefit of irrigators whose fields are situated below his land.
8. The standing charges and variable charges fixed by the State Government from time to time shall be leviable, from each irrigator.
9. The standing charges and minimum variable charges shall have to be paid if the application is sanctioned even though no water is taken, so long as water was available.
10. The water charges due from the applicant shall be directly deducted by the Co-operative Sugar Factory of which he is a member, from the amount that may be due to him for sale of sugarcane. The Co-operative Sugar Factory shall pay the amount so deducted to the concerned Executive Engineer for crediting the same in to the applicant's account and receipt for payment of the same shall have to be obtained by the applicants from the said Co-operative Sugar Factory. If under any circumstances, it is not possible to effect recovery of water charges in the manner above said, the concerned Canal Officer shall take direct action for recovery of water charges in accordance with rules in force.

FORM C-1

(see rule – 8)

Form of Security Bond

Whereas _____ resident of _____ Taluka _____ District _____ has applied for a supply of water to irrigate the land herein below described, namely :-

Village	Taluka	Survey No.	Plot no./Block No.	Area of field to be irrigated	Name of crop. or block	Period of Irrigation
				Ha. Are.		

and whereas he has been required to furnish security for the payment of water rates and other charges :

We _____ resident of _____ Taluka _____ District _____ and resident of _____ Taluka _____ District _____ be hereby declare ourselves sureties for the above mentioned _____ that he shall duly pay at the prescribed time or times every rate, charge, penalty or other sum whatsoever that shall become due from him in respect of the supply of water granted to him in pursuance of his said application; and in case of his making default therein we, each of us, for himself, his heirs, executors and administrators agree to pay to the Government of Gujarat such sum not Exceeding in the aggregate rupees _____ as shall be demanded of us either of us or of any heir executor, or administrator of either of us on account of any such rate, charge, penalty or other sum aforesaid;

and we do further agree that the amount of any such rate, charge, penalty or other sum aforesaid may, if necessary , be recovered from either of us or from any heir executor or administrator of either of us, as if the same were an arrear of land revenue due from us, of either of us, to Government.

Dated and signed this _____ day of _____ 20__ in the presence of (1) Name _____ and (2) Name _____.

(Signature of witness)(Signature of surety.)

(1) _____

(2) _____

FORM C-2

(see rule – 8)

Form of Mortgage

Whereas I _____ resident of _____ Taluka _____ District _____ have applied for a supply of water from the _____ canal to irrigate the land herein below described, namely:-

Village	Taluka	Survey No.	Plot no./Block No.	Area of field to be irrigated	Name of crop. or block	Period of Irrigation
				Ha. Are.		

and whereas he has been required to furnish security for the payment of water rates and other charges in respect of the water supply.

I do hereby mortgage to the Government of Gujarat the land herein below described to which I am absolutely entitled free of any encumbrance and of which I am the rightful owner.

District	Taluka	Village	Survey no./Block No.	Plot No.	Area of holding in the Survey No.	Remark
					Ha Are	

and I also hereby agree for myself, my heirs, executors and administrator that in the event of may failure, to pay any part of the said water rate and other charges at the appointed time and place the Government of Gujarat shall be at liberty to cause the said land to be sold and sale proceed to be applied in payment of the whole amount may be outstanding from me at the time of sale in respect of the said supply of water.

And I further agree that it shall be lawful for the Government of Gujarat to cause the said land to be sold without the intervention of the Court under section 69 of the Transfer of Property Act, 1882, in case the said water tare and other charges or any part thereof have not been paid by me within 3 months from the date on which a written notice is served on me after the water rate and other charges have become due.

Dated and signed this _____ day of _____ 20____. (Signature)

In presence of (1) Name _____ and

(2) Name _____

(Signature of witness) (1) _____ and (2) _____

FORM C- 3

(See rule – 8)

Form of mortgage for member of Co-operative Society under section 49 of the Gujarat Co-operative Societies Act, 1961.

Whereas I, _____, resident of Village _____, Taluka _____, District _____, have applied for a supply of water from the _____ canal to irrigate the land herein below described, namely :-

Village	Taluka	Survey No./Block No.	Area of field to be irrigated	Name of crop	Period of Irrigation
			Ha. Are.		

and whereas I have been required to furnish security for the payment of water rates and other charges in respect of the water supply.

Now, therefore; I do hereby mortgage to the Governor of Gujarat the land hereinbelow described (hereinafter called the said land) to which I am absolutely entitled and of which I am the rightful owner:-

District	Taluka	Village	Survey NO./ Block No.	Area of holding in the survey No.	Remark

I do hereby declare that I am a member of _____ Society which is a society within the meaning of section 49 of the Gujarat Co-operative Society Act, 1961(Guj. X of 1962) and I have taken a loan of Rs. _____ from the said society and by a declaration made by me under clause (a)/ (b) of that section I have created a charge on the said land for the payment of the said amount of loan and for all future advance which the said Society may make to me determined by the Society together with interest on such _____ as such member subject to the maximum amount of Rs. _____ as determined by the Society together with interest on such amount of the loan and advance I hereby agree for myself my heirs, executors and administrator that in event of my failure, to pay any part of the said water rate and other charges at the appointed time and place the Government of Gujarat shall be at liberty to cause the said land to be sold and the sale process to be applied in payment of the whole amount that may be outstanding from me at the time of sale in respect of the said supply of water.

And I further agree that it shall be lawful for the Governor of Gujarat to cause the said land to be sold without the intervention of the Court under section 69 of the Transfer of Property Act, 1882, in case the said water rate and other charges or any part there of have not been paid by me within three months from the date on which a written notice is served on me after the water rate and other charges have become due.

Dated and signed this _____ day of _____ 20__.

(Signature)

In the presence of

(1) (name)

(2) (name)

Signature of witness

(1)

(2)

SCHEDULE

(see rule 13)

Rates for water supply for various purposes from the State's irrigation reservoirs, canals, notified rivers, culverts and check dams:-

(A) Rates for water supplied for Agricultural purposes (Flow Irrigation and Lift Irrigation) :-**(1) For Kharif, Ravi and two-season crops :-**

Rs. 265.45 per watering per hector

(2) For perennial / all-weather crops :-

Rs. 497.71 per watering per hector.

(3) Rates for lift irrigation :-**(3.1) In cases where water is lifted by the farmer at his own cost :-**

For lift irrigation, in cases where lifting is at own cost by the farmers the charges shall be applicable at the rate of 1/3 (one-third) of rates prevailing for Flow Irrigation.

(3.2) When water is provided by lifting by the Government:-

In cases where water is supplied for irrigation from all the lift irrigation schemes (including Narmada-based) of the State where water is supplied from canal or ponds by pipeline or otherwise by lifting at the cost of Government, rates for supply of water shall be Rs. 544.17 per watering per hector. (Since these rates include 20% Local Fund Cess, no Local Fund Cess shall be calculated separately).

(3.3) When the water collected in reservoirs through natural flow and the water flows through pipelines by lifting is mixed, detailed calculation of charges to be collected for supply of water is difficult. In such cases, the rates applicable shall be Rs. 265.45 per watering per hector for Kharif, Ravi, Summer and Two-season crops and in case of perennial crops, the rates applicable shall be Rs. 497.71 per watering per hector.**(3.4) In cases where farmers fetch water through lifting from reservoirs or river in down stream of check dams, no charges will be levied, however, prior approval of the competent officer shall be obtained.****(4) Rates for drip irrigation and sprinkler irrigation :-**

Drip and sprinkler irrigations are the methods which require constant water supply hence in this case, number of hose drains (*paan*) cannot be determined in traditional manner. Therefore, in cases of drip or sprinkler irrigations, the rates applicable for drip irrigation shall be 35% of the rates applicable for flow irrigation and at the rate of 65% of flow irrigation in case of sprinkler irrigation after calculating number of watering (*paan*) required for respective crop in respective season and thereby considering total amount derived by calculating the rates as such.

(5) Rates for water supplied from check dams :

Check dams are being constructed under various schemes in the State at the cost of exchequer, partnership with farmers/group of people and industrial houses and voluntary organization/Trusts.

As the small check dams on culverts/streams are being constructed by the farmers/group of people under Sardar Patel Sahabhagi Jal Sanchay Yojana are being constructed for water harvesting, if water is drawn only for agricultural purposes from such small check dams constructed on culverts/streams by the farmers/group of people by maintaining the objective of such schemes, no rates will be assessed for such water drawn.

However, if water is drawn from the check dams constructed on rivers under any scheme with assistances or partnership by the Government/industrial houses/ non-governmental organizations/ Trusts, the rates shall be assessed/recovered at the prescribed rates under the schedule for respective purpose.

(6) Rates for filling village ponds/releasing water from river for irrigation purposes :-

- (a) Whenever the State augment water supply on public demand to fill village ponds and farmers draw water there from by lifting at their own cost for irrigation purposes, the rates of charge leviable shall be at the rate of $\frac{1}{3}$ rd (one-third) of rates for lift irrigation as prescribed at Rs. 544.17 per watering per hector for area actually irrigated. Gradual increase as may be effective in case of rates of lift irrigation shall be applicable in this case also. Similarly, in case water is drawn for other purposes with prior permission from the Government, the rates prescribed for such purposes shall be applicable.
- (b) In cases where permission is granted for release of water to the river, the charges shall be assessed/recovered from the users at the rates prescribed for respective purpose for which water is drawn.

Conditions for water supplied for agricultural purpose :-

The rates for water supply as prescribed above for agricultural purposes shall be subject to the following conditions:-

- (1) These rates will be gradually escalated at the rate of 7.5% per irrigation year.
- (2) Local Fund Cess as determined from time to time under the Gujarat Panchayats Act, 1993 shall be leviable. At present, this rate shall be levied at the rate of 20 paise per rupee (at the rate of 20%). However, in case where rate for lift irrigation is fixed at Rs. 544.17, no separate local fund cess shall be charged as the local fund cess is included in the said rate.
- (3) Simple Interest on outstanding dues shall be recovered at the rate of 12% per annum.
- (4) Additional 25% assessment will be there in cases of unauthorized irrigation.
- (5) Concerned provisions of the Gujarat Irrigation and Drainage Act, 2013 and the Gujarat Irrigation and Drainage Rules, 2014 shall be applicable.
- (6) The horticulturists whose irrigation charges are outstanding does not make payment of full amount of irrigation charges while making application for irrigation during respective season, such applications for irrigation for said season are not being sanctioned at ordinary rates. However, new applications are accepted only if he make payment of entire outstanding amount in addition to the prevalent charges for flow irrigation.

Under these circumstances, such defaulter irrigators are prompted to draw water unauthorized without getting sanctioned their application for irrigation. With a view to avoid such situation, in case the defaulter irrigators make advance payment for concerned season's irrigation, such application for irrigation shall be allowed at the ordinary rates. Application form in different color shall be prescribed for application for irrigation water by such irrigators whose dues for irrigation are outstanding.

(B) Rates for supply of water from reservoirs, canals, tube wells, notified rivers and culverts for non-agricultural purpose or purposes other than irrigation :-**(1) Rates for row water (un-treated water) for drinking purpose:-**

The rates for water supply shall be Rs. 1.95 per 1,000 liters.

This rate shall be applicable to all the local self government bodies and all other units in addition to Gujarat Water Supply and Sewerage Board.

The rates for drinking water shall be increased gradually at the rate of 10% every financial year.

(2) Rates of water supplied for industrial purpose :-

(Private industries, Central and State Government Public Undertakings, Gujarat Industrial Development Corporation, Gujarat State Electricity Corporation and all non-agricultural water users)

The rates for water supply shall be Rs. 16.11 per 1,000 liters.

Rates for water supplied for industrial purposes shall be gradually increased by 10% every financial year.

CONDITIONS FOR WATER SUPPLIED FOR NON-AGRICULTURAL PURPOSES :-

- (1) The Superintending Engineer/Executive Engineer shall not issue permission for drawl of water for non-agricultural purposes. Such permissions shall be obtained from the Government only.
- (2) Earlier, fixed charges and usage charges were separate for the water supplied non-agricultural purposes which have now been clubbed and the rates as stipulated hereinabove shall be effective. Thus, separate fixed charges will not be applicable henceforth.
- (3) The rates shall have to be applied from the point from where the licensee (user) starts drawing water.
- (4) The licensee institute/unit/industry will have to get sanctioned in writing the annual volume of water required, from the concerned Superintending Engineer before 1st of April every year.

In case of failure to do so, reserved water supply of concerned institute/unit/industry shall be considered on the basis of the volume so sanctioned to them during previous year and charges shall be levied thereon.

The annual quantum of water required to be sanctioned for a respective year is less than the volume sanctioned originally by the Government to concerned institute/unit/industry, concerned Superintending Engineer may sanction the same. However, if the quantum required to be sanctioned for a particular year is more than the originally sanctioned quantum, concerned Superintending Engineer shall have to forward proposal to the Government before 1st of April of concerned year and obtain sanction at an early date.

- (5) Several financial complications take place due to obtaining permission for water supply unnecessarily or much prior than actual requirement or getting reservation for water. Therefore, the industries/unit/institution which find it necessary to obtain permission before the time limit of 12 months for drawing water, such industries/unit/institution shall have to pay in advance as security deposit the amount equivalent to water charges for a period of 3 months. Such deposit shall be forfeited if they do not start drawing water within 12 months from the date of permission and the permission granted shall be deemed to have been cancelled automatically. However, if they start drawing water within time limit of 12 months, the amount of deposit paid shall be adjusted in the next bills without interest.

- (6) In case of unauthorized drawal of water i.e.-

- (a) Without obtaining permission,
- (b) Without signing agreement, or
- (c) Without installing water meter,

the penalty shall be assessed to an extent of additional 25% instead of one-and-a-half time of the existing rates and 12% simple interest thereon shall be charged henceforth whereas no service charge will be collected. Otherwise, it will be personal responsibility of the Superintending Engineer/Executive Engineer.

However, the concerned Superintending Engineer/Executive Engineer shall not allow anybody to draw unauthorized water so as to see that in any case water is not drawn unauthorized or such activity is not encouraged.

Further, no additional penalty shall be assessed in case of drawl of water upto 25% more or less than the reserved quantum of water. In cases where there is no prior permission is obtained for decrease in the reserved quantum and actual drawl is less than 75%, penalty shall be assessed at the rate of 25% on the quantum of water which is used less than 75%.

However, if drawl of water is 25% in excess of the reserved quantum, additional penalty at the rate of 25% shall be levied on the volume drawn in excess of originally reserved quantum.

- (7) While preparing the bills, measurements and assessments of the volume of water released or lifted from the reservoir shall be carried out and not that of water received by the user agency or industry.
- (8) It shall be sole responsibility of the concerned Executive Engineer to ensure that measurements of quantum of water is carried out with accuracy, it is properly verified and assessed and the bills are prepared in time and issued to the users and regular recovery thereof. Constant monitoring for recovery shall be at the level of Superintending Engineer.
- (9) The amount of water supply for a period of one month at the rates prescribed for respective user shall be collected in advance before 10th of every month.

- (10) Simple interest at the rate of 12% shall be charged in case amount of water supplied is not paid within 2 months from the billing date. No service charge will be collected.
- (11) In case outstanding amount of water bill is not paid within six months from the date of assessment, water supply will be discontinued in such cases. This procedure will be equally applicable in case of public undertakings of the Central and State Government.
- (12) These rates are for the quantum of water being drawn by respective institution at their own cost from the reservoirs/pond/river/culvert/ canal/check dams etc.
In case of a user who intend to draw water through canal, concerned S.E. shall carry out additional assessment in addition to the rates so prescribed, with respect to expenditure as may be required to be made for canals/structures etc. and obtain permission from the Government in this regard and the work shall be commenced only after advance recovery of such expenditure.
If purified water is to be supplied at the site of user by lifting and flowing through pipelines or canal, charges for the same shall be calculated after taking into consideration the actual expenditure required to be made, if any, for the same in addition to the charges as prescribed hereinabove.
- (13) Local self-government organizations – Village Panchayats, Nagar Panchayats, Municipalities, Municipal Corporations, Gujarat Industrial Development Corporation, Gujarat Water supply and Sewerage Board, Gujarat State Electricity Corporation or other individual users shall not divert from their sanction volume of water to any industry or for drinking water purposes from the volume sanctioned for industrial purpose, without obtaining permission from the Government.
Even if it is done so after permission from the Government, the concerned Superintending Engineer shall obtain information in this regard and forward same to the Government and after recovering at the rates accordingly, deposit with the Government such amount recovered.
- (14) In individual cases where the rates fixed are less than the rates prescribed under these Rules, revised rates shall be applicable in all such cases. In individual cases where different rates are prescribed and validity of such rates are not still over, concerned Superintending Engineer shall have to furnish proposals separately.
- (15) While signing agreements, Bank Guarantee from Nationalized Banks can be accepted as Security Deposit in all the cases. Such Bank Guarantees should have been obtained only from the Nationalized Banks based in Gujarat. Bank Guarantees of other banks shall not be acceptable.
- (16) Amount of Rs. 501/- (Rupees Five Hundred one only) shall be charged towards license fee while signing agreement with users procuring water for non-agricultural usage.
- (17) Relevant provisions of the Gujarat Irrigation and Drainage Act, 2013 and the Gujarat Irrigation and Drainage, Canal Rules, 2014 shall also be applicable.
- (18) The rates for quantum of supply of water for a specific quantum shall be mentioned in respective clause of provision in the Agreement by institution/industry/unit which gets reserve in writing the quantum of water with the concerned Superintending Engineer before 1st of April every year. In case the user reserve nil volume for a particular year, rates shall be mentioned accordingly in relevant clause in the agreement and not as per the original quantum sanctioned.
In agreement also, the amount equivalent to three months' water charges shall be mentioned as a security deposit considering the normal rates for supply of water for respective year, i.e. to say the amount shall be mentioned in the agreement by calculating as "equivalent to three months' water chares". Even if consumption is less than the quantum as reserved as on 1st of April of the year, the user shall be made to deposit in advance the charges as per quantum as reserved by the user on 1st of April of that year. In case if user wish during the year to have increase in the quantum than the quantum reserved, prior permission shall be obtained from the Government as a special case and the charges and security deposit amount for whole of the year shall be got deposited as per rule corresponding with the increased quantum.
- (19) Local fund cess under the Gujarat Panchayats Act, 1993 shall not be collected on the charges of water supplied for non-agricultural purposes.
- (20) In case of industrial units, charges on supply of water by the Water Resources Department for their workers and other residents shall be assessed on the basis of 70 liters per person per day according to their population at the rates so fixed for drinking water supply whereas for remaining supply, the assessment of charges shall be on industrial rates as mentioned herein above.
Whenever such licensee institution seek permission for drinking water out of their sanctioned quota for industrial purpose, the concerned Superintending Engineer must verify number of persons/statistics of users of drinking water and forward a proposal along with certificate in this regard to the government for approval for drinking water usage and obtain permission from the Government. Such population shall not include floating population.

For such permission, the industry must install separate scientific meters with permission from the Department for measuring volume for both the purposes. The water supplied for drinking water purpose shall be filtered one hence the volume supplied shall be measured by installing meters at the colonies/village/towns as may be supplied water beyond such filter plants. Wherever arrangement for installation of meters is not possible, rates for entire volume shall be charged as per schedule of charges for industrial purpose.

Separate permissions for quantum of water for industrial use and drinking water purpose shall be obtained from the level of Government.

Although it will require permission from the Government in case it is for the first time. After sanction from the Government level, no separate permission from the Government will be necessary at the time of annual reservation of water where same quantum of water is proposed to be reserved for both the use or in case there is decrease in the originally sanctioned quantum of water. However, if there is increase in quantum, permission from the Government shall be essential. After the quantum is sanctioned, no fresh agreement shall be required if there is already an agreement signed with such industry. However, the letter of sanction shall be considered to be part of such agreement.

(C) RATES FOR WATER RELEASED FOR FISHERIES :-

- (1) For filling the ponds for fisheries industry, rate for supply of water through flow from canals of flow irrigation schemes shall be Rs. 6.60 per 10,000 liters This rate is for filling the ponds during the ongoing irrigation.
- (2) Gradual price escalation shall be considered at the rate of 7.5% every financial year.
- (3) Measurements of volume of water shall be taken at the respective canal only. There shall be no exclusive water supply for filling ponds for fisheries industries purposes.
- (4) Concerned institution/unit shall procure water only after getting necessary permission from the Government and after signing agreement with the concerned Executive Engineer Procurement of water without following such process shall be deemed to be unauthorized act and the assessment/recovery shall be at the penal rates with interest.
- (5) If amount of water bill is not paid within six months, water supply will be discontinued. Amount of bill is not paid within two months from the date of bill, simple interest at the rate of 12% shall be charged.
- (6) The amount equivalent to charges for one month's supply of water at the prescribed rates shall be recovered in advance from the users before 10th of every month.

By order and in the name of the Governor of Gujarat.

H. N. BAROT,

Under Secretary (Water Resources),
Narmada, Water Resources, Water Supply
and Kalpasar Department.



सत्यमेव जयते

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th January, 2014.

No.GHM/2013/3/M/CTS/122013/705/H :- In exercise of the power conferred by Section 18 & 19 of the Gujarat Land Revenue Code, 1879 (Bombay .V of 1879) the Government of Gujarat hereby vests the powers and duties of the Survey and Settlement officers to City Survey Suprintendent NO.1 Ahmedabad, as Enquiry Officer City Survey T.P.1 Chandlodiya, T.P.2 Thaltej, T.P.1/B -Bodakdev(Verid), for the purpose of Survey of Land other than those used for the Purpose of Agriculture within the limits of City Survey- T.P.1 Chandlodiya, T.P.2 Thaltej, T.P.1/B-Bodakdev(Verid), Dist: Ahmedabad.

By order and in the name of the Governor of Gujarat,

P. D. DHANDHUKIYA,

Under Secretary to Government.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭મી જાન્યુઆરી, ૨૦૧૪.

જાહેરનામા ક્રમાંક : ધમ-૨૦૧૩/૩/એમ/સી.ટી.એસ.-૧૨૨૦૧૩/૭૦૫/૬ :- ગુજરાત જમીન મહેસૂલ સંહિતા-૧૮૭૯ (મુંબઈ સને-૧૮૭૯નો પાંચમો કાયદા)ની કલમ-૧૮ અને ૧૯ થી અપાયેલ હોદ્દાની રૂએ ગુજરાત સરકાર, સીટી સરવે સુપ્રિન્ટેન્ડેન્ટ-૧, અમદાવાદને, ટીપી-૧ ચાંદલોડીયા, તથા ટીપી-૨ થલતેજ, તથા ટીપી-૧બી બોડકદેવ+(૧ વેરીડ) અમદાવાદની હક્ક ચોક્કસીની કામગીરી માટે સીટી સરવે વિસ્તારમાં આવેલી સામાન્ય રીતે ખેતીના હેતુ માટે વપરાતી તમામ જમીનો સિવાયની જમીનોના સરવે અને સેટલમેન્ટ ઓફીસરની તમામ સત્તાઓ અને ફરજો સોંપે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પ્રવિણ ધંધુકીયા,

સરકારશ્રીના ઉપસચિવ.

REVENUE DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 27th January, 2014.

NO.GHM/2013 / 4 /M/CTS/122013/ 705/H :- In exercise of the power conferred by Section 18 & 19 of the Gujarat Land Revenue Code, 1879 (Bombay .V of 1879) the Government of Gujarat hereby vests the powers and duties of the Survey and Settlement officers to City Survey Suprintendent No.2, Ahmedabad, as Enquiry Officer City Survey T.P.1 Odhav, T.P.2 Odhav, T.P.3 Odhav, for the purpose of Survey of Land other than those used for the Purpose of Agriculture within the limits of City Survey- T.P.1 Odhav, T.P.2 Odhav, T.P.3 Odhav, Dist: Ahmedabad.

By order and in the name of the Governor of Gujarat,

P. D. DHANDHUKIYA,
Under Secretary to Government.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭મી જાન્યુઆરી, ૨૦૧૪.

જાહેરનામા ક્રમાંક : ધમ-૨૦૧૩/૪/એમ/સી.ટી.એસ.-૧૨૨૦૧૩/૭૦૫/હ :- ગુજરાત જમીન મહેસૂલ સંહિતા-૧૮૭૯ (મુંબઈ સને-૧૮૭૯નો પાંચમો કાયદા)ની કલમ-૧૮ અને ૧૯ થી અપાયેલ હોદ્દાની રૂએ ગુજરાત સરકાર, સીટી સરવે સુપ્રિન્ટેન્ડેન્ટ-૨, અમદાવાદને, ટીપી-૧ ઓઢવ, તથા ટીપી-૨ ઓઢવ તથા ટીપી-૩ ઓઢવ, અમદાવાદની હક્ક ચોક્સીની કામગીરી માટે સીટી સરવે વિસ્તારમાં આવેલી સામાન્ય રીતે ખેતીના હેતુ માટે વપરાતી તમામ જમીનો સિવાયની જમીનોના સરવે અને સેટલમેન્ટ ઓફીસરની તમામ સત્તાઓ અને ફરજો સોંપે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પ્રવિણ ધંધુકીયા,
સરકારશ્રીના ઉપસચિવ.

REVENUE DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 27th January, 2014.

NO.GHM/2013 / 5 /M/CTS/122013/ 705/H :- In exercise of the power conferred by Section 18 & 19 of the Gujarat Land Revenue Code, 1879 (Bombay .V of 1879) the Government of Gujarat hereby vests the powers and duties of the Survey and Settlement officers to City Survey Suprintendent No. 3, Ahmedabad, as Enquiry Officer City Survey T.P.1-Khokhara Mahemdavad, Ghodasar, for the purpose of Survey of Land other than those used for the Purpose of Agriculture within the limits of City Survey- T.P.1-Khokhara Mahemdavad, Ghodasar, Dist: Ahmedabad.

By order and in the name of the Governor of Gujarat,

P. D. DHANDHUKIYA,
Under Secretary to Government.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭મી જાન્યુઆરી, ૨૦૧૪.

જાહેરનામા ક્રમાંક : ધમ-૨૦૧૩/૫/એમ/સી.ટી.એસ.-૧૨૨૦૧૩/૭૦૫/૬ :- ગુજરાત જમીન મહેસૂલ સંહિતા-૧૮૭૯ (મુંબઈ સને-૧૮૭૯નો પાંચમો કાયદો)ની કલમ-૧૮ અને ૧૯ થી અપાયેલ હોદ્દાની રૂએ ગુજરાત સરકાર, સીટી સરવે સુપ્રિન્ટેન્ડેન્ટ-૩, અમદાવાદને, ટીપી-૧ ખોખરા, તથા મહેમદાવાદ-ઘોડાસર, અમદાવાદની હક્ક ચોક્સીની કામગીરી માટે સીટી સરવે વિસ્તારમાં આવેલી સામાન્ય રીતે ખેતીના હેતુ માટે વપરાતી તમામ જમીનો સિવાયની જમીનોના સરવે અને સેટલમેન્ટ ઓફીસરની તમામ સત્તાઓ અને ફરજો સોંપે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પ્રવિણ ધંધુકીયા,
સરકારશ્રીના ઉપસચિવ.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th January, 2014.

NO.GHM/2013/6/M/CTS/122013/705/H :- In exercise of the power conferred by Section 18 & 19 of the Gujarat Land Revenue Code, 1879 (Bombay .V of 1879) the Government of Gujarat hereby vests the powers and duties of the Survey and Settlement officers to Enquiry Officer City Survey Chndkheda, as Enquiry Officer City Survey T.P.37 Danilimada Sector-5, T.P.37 Danilimada Sector-3, T.P.37 Danilimada Sector-2, for the purpose of Survey of Land other than those used for the Purpose of Agriculture within the limits of City Survey- T.P.37 Danilimada Sector-5, T.P.37 Danilimada Sector-3, T.P.37 Danilimada Sector-2, Dist: Ahmedabad.

By order and in the name of the Governor of Gujarat,

P. D. DHANDHUKIYA,
Under Secretary to Government.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭મી જાન્યુઆરી, ૨૦૧૪.

જાહેરનામા ક્રમાંક : ધમ-૨૦૧૩/૬/એમ/સી.ટી.એસ.-૧૨૨૦૧૩/૭૦૫/૬ :- ગુજરાત જમીન મહેસૂલ સંહિતા-૧૮૭૯ (મુંબઈ સને-૧૮૭૯નો પાંચમો કાયદો)ની કલમ-૧૮ અને ૧૯ થી અપાયેલ હોદ્દાની રૂએ ગુજરાત સરકાર, હક્ક ચોક્સી અધિકારી ચાંદખેડા, અમદાવાદને, ટીપી-૩૭ દાણીલીમડા સેક્ટર-૫, તથા ટીપી-૩૭ દાણીલીમડા સેક્ટર-૩, તથા ટીપી-૩૭ દાણીલીમડા સેક્ટર-૨, અમદાવાદને હક્ક ચોક્સીની કામગીરી માટે સીટી સરવે વિસ્તારમાં આવેલી સામાન્ય રીતે ખેતીના હેતુ માટે વપરાતી તમામ જમીનો સિવાયની જમીનોના સરવે અને સેટલમેન્ટ ઓફીસરની તમામ સત્તાઓ અને ફરજો સોંપે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પ્રવિણ ધંધુકીયા,
સરકારશ્રીના ઉપસચિવ.

REVENUE DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 27th January, 2014.

NO.GHM/2013/7/M/CTS/122013/705/H :- In exercise of the power conferred by Section 18 & 19 of the Gujarat Land Revenue Code, 1879 (Bombay .V of 1879) the Government of Gujarat hereby vests the powers and duties of the Survey and Settlement officers to D.I.L.R Ahmedabad, as Enquiry Officer City Survey T.P.27-Bagefiradosh+verid, for the purpose of Survey of Land other than those used for the Purpose of Agriculture within the limits of City Survey- T.P.27 Bagefiradosh+verid, Dist: Ahmedabad.

By order and in the name of the Governor of Gujarat,

P. D. DHANDHUKIYA,
Under Secretary to Government.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭મી જાન્યુઆરી, ૨૦૧૪.

જાહેરનામા ક્રમાંક : ધમ-૨૦૧૩/૭/એમ/સી.ટી.એસ.-૧૨૨૦૧૩/૭૦૫/હ :- ગુજરાત જમીન મહેસૂલ સંહિતા-૧૮૭૯ (મુંબઈ. સને-૧૮૭૯નો પાંચમો કાયદા)ની કલમ-૧૮ અને ૧૯ થી અપાયેલ હોદ્દાની રૂએ ગુજરાત સરકાર, જલ્લા નિરીક્ષક જમીન દફતર અમદાવાદને, ટીપી-૨૭ બાગેફીરદોશ + વેરીડ અમદાવાદને હક્ક ચોકસીની કામગીરી માટે સીટી સરવે વિસ્તારમાં આવેલી સામાન્ય રીતે ખેતીના હેતુ માટે વપરાતી તમામ જમીનો સિવાયની જમીનોના સરવે અને સેટલમેન્ટ ઓફીસરની તમામ સત્તાઓ અને ફરજો સોંપે છે.

ગુજરાતનાં રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પ્રવિણ ધંધુકીયા,
સરકારશ્રીના ઉપસચિવ.

REVENUE DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 27th January, 2014.

NO.GHM/2013/8/M/CTS/122013/705/H :- In exercise of the power conferred by Section 18 & 19 of the Gujarat Land Revenue Code, 1879 (Bombay .V of 1879) the Government of Gujarat hereby vests the powers and duties of the Survey and Settlement officers to Enquiry Officer City Survey Vasana, Ahmedabad as Enquiry Officer City Survey T.P.2/A+B Ranip, T.P.3 Vejalpur (1Verid), T.P.2 Vejalpur, T.P.1 Vejalpur, T.P.-1 Naroda, T.P.-2 Naroda, T.P.-1 Ghodasar, T.P.-25 Khokhara Mahemdavad(Ex) Ahmedabad, for the purpose of Survey of Land other than those used for the Purpose of Agriculture within the limits of City Survey- T.P.2/A+B Ranip, T.P.3 Vejalpur (1Verid), T.P.2 Vejalpur, T.P.1 Vejalpur, T.P.-1 Naroda, T.P.-2 Naroda, T.P.-1 Ghodasar, T.P.-25 Khokhara Mahemdavad(Ex), Dist: Ahmedad.

By order and in the name of the Governor of Gujarat,

P. D. DHANDHUKIYA,
Under Secretary to Government.

REVENUE DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 27th January, 2014.

NO.GHM/2013/10/M/CTS/122013/705/H :- In exercise of the power conferred by Section 18 & 19 of the Gujarat Land Revenue Code, 1879 (Bombay .V of 1879) the Government of Gujarat hereby vests the powers and duties of the Survey and Settlement Officers to City Survey Suprintendent No.3,Rajkot, as Enquiry Officer City Survey T.P.4-Raiya, for the purpose of Survey of Land other than those used for the Purpose of Agriculture within the limits of City Survey- T.P.4-Raiya, Dist. : Rajkot.

By order and in the name of the Governor of Gujarat,

P. D. DHANDHUKIYA,

Under Secretary to Government.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭મી જાન્યુઆરી, ૨૦૧૪.

જાહેરનામા ક્રમાંક : ધમ-૨૦૧૩/૧૦/એમ/સી.ટી.એસ.-૧૨૨૦૧૩/૭૦૫/હ :- ગુજરાત જમીન મહેસૂલ સંહિતા-૧૮૭૯ (મુંબઈ સને-૧૮૭૯નો પાંચમો કાયદા)ની કલમ-૧૮ અને ૧૯ થી અપાયેલ હોદ્દાની રૂએ ગુજરાત સરકાર, સીટી સરવે સુપ્રિન્ટેન્ડેન્ટ-૩ રાજકોટને, ટીપી-૪ રૈયાની હક્ક ચોકસીની કામગીરી માટે સીટી સરવે વિસ્તારમાં આવેલી સામાન્ય રીતે ખેતીના હેતુ માટે વપરાતી તમામ જમીનો સિવાયની જમીનોના સરવે અને સેટલમેન્ટ ઓફીસરની તમામ સત્તાઓ અને ફરજો સોંપે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પ્રવિણ ધંધુકીયા,

સરકારશ્રીના ઉપસચિવ.

REVENUE DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 27th January, 2014.

NO.GHM/2013/11/M/CTS/122013/705/H :- In exercise of the power conferred by section 18 & 19 of the Gujarat Land Revenue Code, 1879 (Bombay .V of 1879) the Government of Gujarat hereby vests the powers and duties of the Survey and Settlement Officers to City Survey Suprintendent No.1,Rajkot, as Enquiry Officer City Survey T.P-2 Nanamava, T.P.3-Nanamava T.P.5-Nanamava for the purpose of Survey of Land other than those used for the Purpose of Agriculture within the limits of City Survey- T.P-2 Nanamava, T.P.3-Nanamava T.P.5-Nanamava, Dist. Rajkot.

By order and in the name of the Governor of Gujarat,

P. D. DHANDHUKIYA,

Under Secretary to Government.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭મી જાન્યુઆરી, ૨૦૧૪.

જાહેરનામા ક્રમાંક : ધમ-૨૦૧૩/૮/એમ/સી.ટી.એસ.-૧૨૨૦૧૩/૭૦૫/૬ :- ગુજરાત જમીન મહેસૂલ સંહિતા-૧૮૭૯ (મુંબઈ સને-૧૮૭૯નો પાંચમો કાયદા)ની કલમ-૧૮ અને ૧૯ થી અપાયેલ હોદ્દાની રૂએ ગુજરાત સરકાર, હક્ક ચોક્સી અધિકારી વાસણા અમદાવાદને, ટીપી-૨/એ+બી રાણીપ, તથા ટીપી-૩ વેજલપુર+ (૧, વેરીડ) તથા ટીપી-૨, વેજલપુર, તથા ટીપી-૧ વેજલપુર, તથા ટીપી-૧ નરોડા, તથા ટીપી-૨ નરોડા, તથા ટીપી-૧, ઘોડાસર તથા ટીપી-૨૫ ખોખરા-મહેમદાવાદ (એક્ષ) અમદાવાદને હક્ક ચોક્સીની કામગીરી માટે સીટી સરવે વિસ્તારમાં આવેલી સામાન્ય રીતે ખેતીના હેતુ માટે વપરાતી તમામ જમીનો સિવાયની જમીનોના સરવે અને સેટલમેન્ટ ઓફીસરની તમામ સત્તાઓ અને ફરજો સોંપે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પ્રવિણ ધંધુકીયા,
સરકારશ્રીના ઉપસચિવ.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th January, 2014.

NO.GHM/2013/9/M/CTS/122013/705/H :- In exercise of the power conferred by Section 18 & 19 of the Gujarat Land Revenue Code, 1879 (Bombay V of 1879) the Government of Gujarat hereby vests the powers and duties of the Survey and Settlement officers to City Survey Suprintendent No.2,Rajkot, as Enquiry Officer City Survey T.P.1-Raiya, for the purpose of Survey of Land other than those used for the Purpose of Agriculture within the limits of City Survey- T.P.1-Raiya, Dist:Rajkot.

By order and in the name of the Governor of Gujarat,

P. D. DHANDHUKIYA,
Under Secretary to Government.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭મી જાન્યુઆરી, ૨૦૧૪.

નંબર-ધમ-૨૦૧૩/૮/એમ/સી.ટી.એસ.-૧૨૨૦૧૩/૭૦૫/૬ :- ગુજરાત જમીન મહેસૂલ સંહિતા-૧૮૭૯ (મુંબઈ સને-૧૮૭૯નો પાંચમો કાયદા)ની કલમ-૧૮ અને ૧૯ થી અપાયેલ હોદ્દાની રૂએ ગુજરાત સરકાર, સીટી સરવે સુપ્રિન્ટેન્ડેન્ટ-૨ રાજકોટને, ટીપી-૧ રૈયાની હક્ક ચોક્સીની કામગીરી માટે સીટી સરવે વિસ્તારમાં આવેલી સામાન્ય રીતે ખેતીના હેતુ માટે વપરાતી તમામ જમીનો સિવાયની જમીનોના સરવે અને સેટલમેન્ટ ઓફીસરની તમામ સત્તાઓ અને ફરજો સોંપે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પ્રવિણ ધંધુકીયા,
સરકારશ્રીના ઉપસચિવ.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭મી જાન્યુઆરી, ૨૦૧૪.

જાહેરનામા ક્રમાંક : ધમ-૨૦૧૩/૧૧/એમ/સી.ટી.એસ.-૧૨૨૦૧૩/૭૦૫/હ :- ગુજરાત જમીન મહેસૂલ સંહિતા-૧૮૭૯ (મુંબઈ સને-૧૮૭૯નો પાંચમો કાયદા)ની કલમ-૧૮ અને ૧૯ થી અપાયેલ હોદ્દાની રૂએ ગુજરાત સરકાર, સીટી સરવે સુપ્રિન્ટેન્ડેન્ટ-૧ રાજકોટને, ટીપી-૨ નાનામવા તથા ટીપી-૩ નાનામવા તથા ટીપી-૫ નાનામવાની હક્ક ચોકસીની કામગીરી માટે સીટી સરવે વિસ્તારમાં આવેલી સામાન્ય રીતે ખેતીના હેતુ માટે વપરાતી તમામ જમીનો સિવાયની જમીનોના સરવે અને સેટલમેન્ટ ઓફીસરની તમામ સત્તાઓ અને ફરજો સોંપે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પ્રવિણ ધંધુકીયા,
સરકારશ્રીના ઉપસચિવ.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th January, 2014.

NO.GHM/2013/12/M/CTS/122013/705/H :- In exercise of the power conferred by Section 18 & 19 of the Gujarat Land Revenue Code, 1879 (Bombay .V of 1879) the Government of Gujarat hereby vests the powers and duties of the Survey and Settlement Officers to City Survey Suprintendent No.2, Jamanagar, as Enquiry Officer City Survey T.P.1-Vibhapar, for the purpose of Survey of Land other than those used for the Purpose of Agriculture within the limits of City Survey- T.P.1 -Vibhapar, Dist:Jamanagar.

By order and in the name of the Governor of Gujarat,

P. D. DHANDHUKIYA,
Under Secretary to Government.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭મી જાન્યુઆરી, ૨૦૧૪.

જાહેરનામા ક્રમાંક : ધમ-૨૦૧૩/૧૨/એમ/સી.ટી.એસ.-૧૨૨૦૧૩/૭૦૫/હ :- ગુજરાત જમીન મહેસૂલ સંહિતા-૧૮૭૯ (મુંબઈ સને-૧૮૭૯નો પાંચમો કાયદા)ની કલમ-૧૮ અને ૧૯ થી અપાયેલ હોદ્દાની રૂએ ગુજરાત સરકાર, સીટી સરવે સુપ્રિન્ટેન્ડેન્ટ-૨ જામનગરને ટીપી-૧ વિભાપરની હક્ક ચોકસીની કામગીરી માટે સીટી સરવે વિસ્તારમાં આવેલી સામાન્ય રીતે ખેતીના હેતુ માટે વપરાતી તમામ જમીનો સિવાયની જમીનોના સરવે અને સેટલમેન્ટ ઓફીસરની તમામ સત્તાઓ અને ફરજો સોંપે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પ્રવિણ ધંધુકીયા,
સરકારશ્રીના ઉપસચિવ.



सत्यमेव जयते



The Gujarat Government Gazette

EXTRAORDINARY

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

EDUCATION DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar.

Dated 1st February, 2014.

Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007.

No: GH/SH/03/2014/PVS/102013/631/S :- In exercise of the powers of conferred by sub-section (1) of section 20 read with sections 4 and 13A of the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. Act No.2 of 2008), the Government of Gujarat hereby makes the following rules regulating the procedure for declaration of Centre of Excellence to the Colleges, Institutions or Private Universities, as follows, namely:-

1. **Short Title and Commencement.**- (1) These rules may be called the Gujarat Professional Technical Educational Colleges or Institutions (Procedure for Declaration of Centre of Excellence) Rules, 2014.
- (2) They shall come into force from the date of their publication in the *Official Gazette*.
2. **Definitions.**- (1) In these rules, unless the context otherwise requires,-
 - (a) "Act" means the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008);
 - (b) "Appellate Committee" means Appellate Committee constituted under rule 7.
 - (c) "Centre of Excellence" means the College, Institution or Private University in which the quality education, path breaking research, innovative teaching methodologies, quality extension services, high employability and entrepreneurship are imparted;
 - (d) "Committee" means the High Level Committee constituted under rule 3;
 - (e) "University" means the University established under a law enacted by the Legislature of the State;
 - (f) "Appendix" means Appendix appended to these rules.

(2) The words and expressions used in these rules but not defined shall have the meanings assigned to them in the Act.

3. **Constitution of High Level Committee.-** (1) There shall be constituted a Committee to be called a "High Level Committee" consisting of the following members, namely:-

- (i) The Chairperson, to be nominated by the State Government who shall be selected from amongst the former Directors of IISCs or IIMs or NITs or IIT or TIFR or IITs or Former Vice-Chancellors or Renowned Educationists;
- (ii) one member, to be nominated by the State Government from amongst the Eminent Educationists; and
- (iii) one member, to be nominated by the State Government from amongst the Head of Industrial or reputed Business Houses.

(2) The Commissioner, Technical Education, Gujarat State, shall be *ex-officio* Member Secretary of the Committee.

(3) The nominated member shall be entitled to receive the remuneration, fees, other charges and facilities as specified in Appendix II as may be decided by the State Government.

4. **Powers and Functions of High Level Committee .-** (1) The Committee shall have the following powers, namely:-

- (a) to give its evaluation in numerical values in the scale of 0 to 10 for the different parameters of evaluation mentioned in Appendix I;
- (b) to recommend explicitly to the State Government the eligibility or otherwise for conferring the status of the 'Center of Excellence' to the applicant College, Institution or the private University, in Form "C" as specified in the Appendix I.

(2) The Committee shall have the following functions, namely:-

- (a) to undertake the perusal and evaluation of the structured proposal submitted by the applicant Colleges, Institutions or the Private Universities in Form "B" as specified in the Appendix I;
- (b) to visit the campus of applicant College, Institution or the Private University for seeking additional information, clarification and interaction with the management, faculty and students of the said College, Institution or the Private University and record observations;
- (c) to collect the information and data during its visit, the comprehensive presentation integrating infrastructure development, directions of growth and achievements;
- (d) to discuss with the Director General, Directors and Deans with respect to the matters and issues related to items specified at serial numbers (1),(2) and (3) of Part-B of the Appendix I.

5. **Terms and conditions of members of High Level Committee.-** The terms and conditions of the members of Committee shall be as follows, namely:-

- (a) The tenure of the nominated members of the Committee shall be of two years and shall not be eligible for re-nomination;
- (b) a nominated member, having any relation with the applicant College, Institution or the Private University, shall be required to inform the State Government of having his relations with the said College, Institution or the Private University. On receiving such information from the member so nominated, the State Government shall nominate another member in his place in the Committee;
- (c) an application for conferring the status of "Centre of Excellence" to the applicant College, Institution or the Private University shall be dealt with expeditiously but not later than the period of three months from the date of the receipt of the application by the State Government.

6. Procedure for making application for grant of status of 'Centre of Excellence' and revocation thereof.-

- (1) The procedure for making application for grant of 'Centre of Excellence' shall be as follows, namely:-
- (i) The College, Institution or the Private University seeking the status of 'Centre of Excellence' shall make an application or submit its proposal in Form 'A' and Form 'B' as specified in Appendix I alongwith the non-refundable fees of rupees two lakhs, to the State Government. The applicant College, Institution or the Private University shall also require to pay rupees five lakhs as security Deposit.
 - (ii) The application made under sub-rule (1) shall be forwarded to the Member-secretary of the Committee constituted under rule 3. The Member-secretary shall, in consultation with the Chairperson and other members of the Committee convene the meeting of the Committee and process the application.
 - (iii) It shall be the duty of the College, Institution or the Private University,-
 - (a) to provide all additional and necessary information and clarifications which the Committee may require, in the prescribed time limit;
 - (b) to facilitate campus visit of the Committee on scheduled dates and time;
 - (c) to follow the scoring system.
 - (iv) In case, the application of the College, Institution or the Private University for grant of Status of 'Centre of Excellence' is not granted by the State Government, it shall not be eligible to apply for the next two calendar years.
- (2) In case, it is found that the College, Institution or the Private University has been conferred the status of 'Centre of Excellence' on the basis of wrong data or deliberate concealment of vital information, a notice shall be given to the concerned College, Institution or the Private University stating as to why the status of 'Centre of Excellence' conferred should not be cancelled and require it to send / give the explanation or necessary clarification within a period of fifteen days to the Committee which shall consider the explanation or clarification made by it and shall send its report to the State Government alongwith its recommendation.
- (3) After the receipt of the report under sub-rule (2), the same shall be considered by the State Government and if in the opinion of the State Government the reply and explanation is not satisfactory, it shall after recording the reasons in writing by order / cancel the status of 'Centre of Excellence' conferred on the College, Institution or the Private University and there upon it shall not be eligible for making the application for grant of status of Centre of Excellence for a period of next four years and liable for a penalty of a sum not exceeding rupees ten lakhs. In addition, the College, Institution or the Private University shall be required to follow any direction of the State Government with regard to the fees already collected by it.

7. Constitution of Appellate Committee.- (1) There shall be a constituted a Committee to be called the Appellate Committee consisting of following members, namely:-

- (i) Principal Secretary to the Government of Gujarat, Education Department;
 - (ii) Director, Indian Institute of Technology, Gandhinagar;
 - (iii) Director, Indian Institute of Information Technology, Vadodara;
 - (iv) Director, Indian Institute of Management, Ahmedabad.
- (2) Any College, Institution or the Private University aggrieved by the decision of the State Government rejecting the proposal, may prefer an appeal to the Appellate Committee within 30 days from date of the receipt of decision disqualifying it by the High Level Committee or the order rejecting the application, for reconsideration of the decision of the rejection.
- (3) On receipt of the appeal preferred under sub-rule (2), the Appellate Committee shall scrutinize the proposal afresh and after consideration if it is satisfied that there are sufficient reasons for reconsideration of the proposal, it may refer the proposal back with its recommendation to the State Government to reconsider its decision.

- (4) The Appellate Committee shall inspect all the issues of alleged irregularities brought to the notice of the State Government and recommend as deemed fit, the actions, ranging from revocation of the eligibility of autonomy to conditional continuance on specific terms and impose penalty up to Rs. 20.00 lakhs.
8. **Review and Revocation.-** The State Government may cause to inspect the College, Institution or, the Private University at any time. If it comes to its notice that the said College, Institution or, the Private University has misused the autonomy in admissions, fees or both, it shall make a reference to the Appellate Committee. The Appellate Committee after following the principles of natural justice and after going through all the issues of alleged irregularities shall make its recommendations as deems fit. The Appellate Committee may recommend revocation of status of 'Centre of Excellence' or its conditional continuance on specific terms and may also impose penalty up to Rs. 20.00 lakhs.
9. **Uploading of information on website.-** It shall be obligatory for the College, Institution or, the Private University to upload the copy of application made to the Government for grant of Centre of Excellence, annual accounts and the copy of letter conferring the status of Centre of Excellence on its website within a period of six months from the closure of each financial year.
10. **Penalty.-** (1) Any College, Institution or Private University seeking status of 'Centre of Excellence' shall be liable to give all true, correct and complete information in the application form, as and when called for by the High Level Committee and at any stage of processing the application.
- (2) Any breach shall make the college liable for forfeiture of the security deposit or part thereof.
11. **Decision of State Government shall be final.-** In implementation of the provisions of these rules, if any difficulty or question arises as to the interpretation of any provision, the decision of the Government shall be final.

APPENDIX I

(See rule 6(1))

PART I

FORM A

Sr.No.	Particulars	Information and Remarks, if any.
1	Name of the college/institution/private University:	
2	Name of the Act under which - (i) the college or institution is affiliated: (ii) private University is established:	
3	Year of establishment of the college/institution/private University :	
4	Name and designation of the Head of the college/institution/private University and other officers:	
5	Contact Details of officers of the college/institution/private University:	
6	Programs Offered :	
7	School-wise, discipline, branch and program-wise break-up of students :	
8	Enrollment- (i) Boys : (ii) Girls :	
9	Details of- (i) Disciplines: (ii) Degrees Awarded :	

FORM B**STRUCTURE OF THE PROPOSAL**

(The college/institution/private University shall submit brief information on each item listed below)

Object

Numerical values in the scale

1. Vision and Mission Statements**(5)**

These statements need to be articulated and known to all concerned.

2. Basic Infrastructure:**(40)**

- (i) Land Area : Total:
 Earmarked for Academics :
 Earmarked for Hostels :
 Earmarked for Faculty/Staff Residences:
 Earmarked for amenities/sports etc:
- (ii) Built-up area: Academic: Non-Academic:
- (iii) Classrooms –equipped with ICT facilities
- (iv) Teaching Laboratories
- (v) Research Laboratories
- (vi) Equipment: Listing, Important and sophisticate equipment/instruments
- (vii) Computer Facilities, including Internet Connectivity, Licensed Softwares
- (viii) Libraries Resources Number of Books and Titles, Journals subscribed, e-journals, Self-study CDs and learning materials.
- (ix) Total Investment made:
 Total Investment made/student:
- (x) Five years of existence at the time of application

3. STUDENTS:**(30)****(a) Admissions: (Separate information for each program)**

Merit Ranks: First:

Average:

Last:

- (1) Cut-off in Centralized Admission Committee / University Admission
- (2) Girls and Boys enrollment
- (3) Cultural diversity
- (4) Special provisions
- (5) Reservation quota
- (6) Scholarships and freeships
- (7) Discipline
- (8) Grievance redressal
- (9) Faculty advisor Scheme

(b) Placements: Placement Cell: Organization

Placement Details of previous year (Separate information for each program)

Through campus placement:

No. of Companies on campus:

Packages offered

: Top:

Average:

(c) Three major achievements of students in last 5 years (School wise) and their significance:
Participation in national and international events

(d) Policy support for International Exposure and implementation

Extent of participation : No. of students:

Impact analysis :

(e) Scheme of Scholarships and fellowships (Give details):

No. Amount spent year to year :

Total:

(Break up: 6 Marks each)

(f) Employability: all students should be able to get a job with an average starting salary of Rs. 10,000/- per month.

4. ACADEMICS: (60)

- (1) Constitution of Academic and Governance bodies, compositions, functions and performance.
- (2) Design and development of curricula, and participation of Professionals; Relevance of curriculum contents for industrial needs.
- (3) Monitoring systems for course delivery
- (4) Innovations and initiatives in diversity of course offerings and pedagogy.
- (5) Augmentation of instructional materials
- (6) Field internships: Objectives, Implementation, Evaluation and Outcomes
- (7) Modalities to promote learning-to-learn culture
- (8) Sponsored Chairs
- (9) Visiting and Guest faculty / Adjunct Faculty
- (10) Organized plans to cater the contents beyond the scope of Syllabus
- (11) NBA with 700 points on each programs or B/A grade of NAAC or I grade of AAA
- (12) International Collaborations/Exchange of at least one collaboration per department and at least 15 exchange of students in both direction
- (13) Choice Based Credit System
- (14) Offering Masters and Doctoral Programmes
- (15) Worked on at least 5 minor research projects and 1 major research project.
- (16) Innovative Programme Design
- (17) Strategic Intent

5. EXAMINATION: (15)

- (1) Rules and regulations
- (2) System of Continuous evaluation
- (3) Credit System and grading
- (4) Innovative measures to promote fairness of evaluation and overall credibility of the examination system
- (5) Question banks, e-quizz, and open book examination

(Break up: 3 Marks each,)

6. FACULTY: (50)

- (1) Cadre Policy, Qualifications, Cadre wise Strength

- No. (of Ph.D + M.Tech.)/100 students :
- No. of Total Faculty/100 students :
- No. of Part-time, Visiting Faculty, Guest Faculty /100 students:

(2) Rules of Recruitment and Procedure

- Mode of advertisement :
- Selection Process :
- Scales of Pay and allowances :
- Perquisites :
- Faculty joining and attrition rate of last two years: _____
- Service Rules :
- Ratio of Faculty per Department : 1 Professor,
2 Associate Professors, and
4 Assistant Professors

(3) Faculty Development Policy and Scheme:

(4) Promotional and career advancement opportunities

(5) Appraisal systems

- (a) System for Students' Feedback in relation to each course and concerned teacher
- (b) Annual faculty appraisal system
- (c) Six Monthly Probationer Appraisal
- (d) 70% of faculty should have API of greater than or equal to 300 points. Average API of Institute should be greater than or equal to 500.
- (e) H Index of 70% faculty should be more than 5 AND average H Index of Institute to be greater than 8.
- (f) Citation index should be greater than or equal to 300 (Break up: 10 Marks each.)

7. RESEARCH, CONSULTANCY & EXTENSION SERVICES: (50)

(1) Research undertaken in last three years-

- (i) Sponsored Research –Projects (), Total Value (Rs.)
- (ii) List Major Five Sponsoring Agencies

(2) Current Sponsored Projects

(3) Current research

(4) Collaborative Research

(5) At least one major research project per Department

(6) Patents

(7) Consultancy Policy/MDPs

(8) Current Consultancy work

(9) List five effective MoUs signed nationally

(10) List of MoUs abroad and implementation

(11) Extension Services: Policy back up-

- (i) No. of Man-days allotted in last two years:
- (ii) No. of Participants/Beneficiaries :
- (iii) Assurance of sustainability :

(Break up : 5 Marks each.)

8. MISCELLANEOUS : (50)

- i. Women Cell: Structure and Organization
No. of Meetings held in last 2 years
 - ii. Quality Assurance and Enhancement Cells
 - iii. Anti-ragging Committee: Structure and Organization
No. of Meetings held in last 2 years
 - iv. Dean of Students
 - v. Dean of Research
 - vi. International services office and liaison
 - vii. MoUs Monitoring
 - viii. Professional bodies—Memberships
 - ix. National and International Conferences hosted in last four years
 - x. Accreditation obtained:
 - xi. Co-curricular activities like debate, quiz, workshops
 - xii. Participation of students in sports, fine arts and cultural activities
 - xiii. Extensive use of ICT in teaching learning process
 - xiv. Promotion of environment friendly and socially relevant activities
- (Break-up of 5 Marks each.)**

Note:

- * The Applicant University may add any additional information not included in the above components.
- ** Numerical values assigned to each major parameter and break-up therein are suggestive only.

PART II

(To be filled in by the college/institution/private University)

1. (i) Date, time of the visit of the **High Level Committee**.
(ii) Name and designation of the Committee members.
2. Interaction with the Head of the **college/institution/private University** and other officers to seek additional information, inputs and clarifications.
3. Brief write-up on the following three items (particularly seek elaboration of the perspectives and related issues).
 - (a) Policy Perspectives in the matter of admissions (As relevant to possible empowerment in the matter of admission of students).
 - (b) Future Development Perspectives
 - (c) Fee Policy, Admission and Gradation norms
 - (d) The proposed fee structure -- How it differs from present Fee Regulatory Committee (FRC) norms.

UNDERTAKING

The undersigned solemnly declares that the information as given above is true and correct and has been personally verified by me. The University shall provide additional information, elaboration and clarification as and when required by the Committee.

(Name)
Registrar

Name of the college/institution/private University

Place:

Date:

FORM C

(See rule 4)

(For Office Use only)

The High Level Committee recommends that the _____ college/institution/private University conforms all parameters and fulfills/qualifies all criteria as laid down in the _____ Rules, 2013 made under the Gujarat Professional Technical Educational Colleges or Institutions (Regulations of Admission and Fixation of Fees) Act, 2007 (Gujarat 2 of 2008) and is eligible to be declared as the Centre of Excellence and the committee also recommends that the *.... may be exempted from the preview/ scope of the Act, initially for (5 years) a period of five academic years.

Signature of the **High Level Committee**

1 (**)

Chairman

High Level Committee

2 (**)

Member

High Level Committee

3 (**)

(Member-secretary)

High Level Committee

Place:

Date:

* Here mention Name of the college/institution/private University

**Here mention Name

APPENDIX II

(See rule 3(3))

Honorarium, Remuneration and Travelling Allowance for nominated members of High level Committee to attend the meetings.

(a) Honorarium Rs.	(b) Remuneration		
	Hotel Accommodation per day Rs.	Charges for travel within the city Rs.	Food Bill per day not exceeding Rs.
5,000	5,000	A.C Taxi Charges up to 50 km.	500
(c) Travelling Allowance			
Air	Rail	Road	
Economy class	A.C I Class	A.C Taxi/Ordinary Taxi/Own car (Rs.16 per Km.)	

By order and in the name of the Governor of Gujarat,

NILESH TRIVEDI,

Deputy Secretary to Government.



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The Gujarat Government Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. LV I

MONDAY, FEBRUARY 3, 2014/MAGHA 14, 1935

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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st January, 2014.

GUJARAT SHOPS AND ESTABLISHMENTS ACT, 1948.

No: GHR-2014-33 -BSE-19-2010-749791-M(3):— In exercise of the powers conferred by the proviso to sub-section (1) of section 4 of the Gujarat Shops and Establishments Act, 1948, (Bom.LXXIX of 1948) (hereinafter referred to as "the said Act"), the Government of Gujarat hereby amends the Schedule II of the said Act, for the purpose of giving exemption to the **SHREE VIJAY DAIRY. SURAT** from the provisions under section 11, 18, and 33 for the period of two years from the date of issue of this notification as follows, namely:-

In Schedule-II, of the said Act, after entry at serial no. 192, the following entry No-193 shall be inserted, namely:-



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LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st January, 2014.

Gujarat Shops and Establishments Act, 1948.

No: GHR-2014-34-GSE-19-2013-215665-M(3):— In exercise of the powers conferred by the proviso to sub-section (1) of section 4 of the Gujarat Shops and Establishments Act, 1948, (Bom. LXXIX of 1948) (hereinafter referred to as "the said Act"), the Government of Gujarat hereby amends the Schedule II of the said Act, for the purpose of giving exemption to the **RAHULRAJ ESTATES PVT. LTD, SURAT** from the provisions under section 10, 11, 16, and 18 for the period of two years from the date of issue of this notification as follows, namely:—

In Schedule-II, of the said Act, after entry at serial no. 193, the following entry No-194 shall be inserted, namely:—



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st January, 2014.

GUJARAT SHOPS AND ESTABLISHMENTS ACT, 1948.

No:GHR-2014-35-GSE-19-2012-527061-M(3):— In exercise of the powers conferred by the proviso to sub-section (1) of section 4 of the Gujarat Shops and Establishments Act, 1948, (Bom. LXXIX of 1948) (hereinafter referred to as "the said Act"), the Government of Gujarat hereby amends the Schedule II of the said Act, for the purpose of giving exemption to the **Infiniti Retail Limited, Surat** from the provision under section 18, for the period of two years from the date of issue of this notification as follows, namely:-

In Schedule-II, of the said Act, after entry at serial no. 194, the following entry No-195 shall be inserted, namely:-

Sr. No. 1	Establishments, employees or other persons 2	Provisions of the Act. 3
195.	Infiniti Retail Limited. Surat Croma Ripple mall, Opposite to Arun Motors, Dumas Road, Piplod, Surat.	Section 18, subject to the following conditions - (1) Every employee shall get turn by turn a weekly holiday, without making any deduction from the wages. (2) Wages for the overtime work done, shall be paid at the rate of wages prescribed for overtime work in sub-section (1) of section 63 of the said Act. (3) The management shall exhibit a notice prescribed under sub-rule (2) of rule 23 of the Gujarat Shops and Establishments Rules, 1962, on the Notice Board.

By order and in the name of the Governor of Gujarat,

M. R. MAKWANA,

Section Officer,

Labour and Employment Department.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

NARMADA WATER RESOURCES WATER SUPPLY AND KALPASAR DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 3rd February, 2014.

THE GUJARAT WATER AND GAS PIPELINE

(ACQUISITION OF RIGHT OF USER IN LAND) ACT, 2000 SECTION-3(1)

No. VWS-18/2014/61/GN-6/KH -4 .-Whereas it appears to the Govt.of Gujarat that it is necessary in the Public interest to lay M.S pipeline 2600 mm Dia and 32300 Mtr. Length in the Section from Vadod, Ta; Wadhwan, Dist:Surendranagar to Alau, Ta; Ranpur, Dist; Botad for providing drinking water, pipe line is being laid by Gujarat Water Infrastructure Limited (a Government of Gujarat Undertaking, Gandhinagar) Under Sardar Sarovar Narmada Canal based Pipeline Project and whereas, for the Purpose it is necessary to acquire the Right of user in the land described in the Schedule annexed to this Notification. After declaration of acquisition of Right of User of owner or occupier of the land shall be entitled to use the land for the purpose of agriculture as per the provision made under section 9 of the said act. The Water pipeline is being laid minimum 1.00 mtr. below ground level.

Now therefore in exercise of powers conferred by sub- Section (1) of Section 3 of the Gujarat water and Gas pipelines (Acquisition of right of user in land) Act 2000 the Government of Gujarat hereby declares its intention to acquire the right of user described in the notifications as published in the Government Gazette. Any Person Interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copy of the Notification as published in the official Gazette of Government of Gujarat are made available to the general public, objection in writing with grounds to the acquisition of the right of user therein under the land to Senior Manager(Civil) & Competent Authority, Gujarat Water Infrastructure Limited, NC – 35 Project, Water Supply Office, Meghani bag, B/h Government High School, Station Road, Botad District: Botad.

SCHEDULE- 3(1)**District: - Surendranagar****State: - Gujarat**

No.	Taluka	Village	Survey No. / Block No.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
1	Wadhwan	Vadod	135/3/1	00	63	71
			135/3/1/1			
			135/3/1/2			
			135/3/2			
			135/1			
			135/2			
			168	00	68	66
			169	00	18	61
			170	00	30	28
2	Limbadi	Borana	134	00	62	17
			135/1	00	28	95
			135/2			
			136	00	40	79
			138	00	27	53
			Road	00	05	74
			150/1	00	27	51
			150/2			
			149	00	16	44
			148	00	41	64
			147/1	00	42	24
			147/2			
			147/3			
			177	00	16	27
			178	00	33	41
			179	00	18	23
			191/1/1	00	53	81
			191/1/2			
			191/2/1			
			191/2/2			
			192/1	00	59	83
			192/2/1			
			River	00	30	20
			235/1/1	00	43	13
			235/1/2			
			235/1/3			
			235/2			
			236/1	00	40	63
			236/2/1			
			236/2/2			
			236/3/1			

No.	Taluka	Village	Survey No. / Block No.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Limbadi	Borana	236/3/2			
		(Contd.)	236/3/3			
			236/4			
			237/1	00	23	20
			237/1/2			
			237/2			
			237/3			
			240	00	76	06
			241/1	00	51	83
			241/2			
3	Chuda	Jepar	227	00	53	46
			228	00	12	41
			Road	00	09	69
			14	00	21	85
			12/1			
			12/2	00	73	12
			12/3			
			13/1			
			13/3	00	26	57
			13/2			
4	Chuda	Chuda	333/1/1	00	21	66
			333/1/2			
			334	00	28	92
			335/1	00	10	83
			335/2			
			336/1	00	25	68
			336/2			
			339	00	10	30
			338/1	00	42	71
			338/2			
			345/1	00	30	00
			345/2			
			346	00	16	50
			Road	00	16	20
			394	00	27	36
			389/1	00	14	76
			389/2			
			388/1/1			
			388/1/2	00	20	08
			388/1/3			
			388/2			
			387	00	11	14
			386/1/1			
			386/1/2	00	32	36
			386/1/3			

No.	Taluka	Village	Survey No. / Block No.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Chuda	Chuda	Road	00	11	37
		(Contd.)	477	00	15	69
			476	00	34	84
			489/1	00	49	92
			473	00	39	81
			492/1	00	06	97
			492/2			
			493/1/1	00	14	69
			493/1/2			
			493/2			
			Road	00	05	66
			551	00	20	20
			549	00	23	46
			549/1	00	29	21
			River	00	72	70
			633	00	11	93
			River	00	33	10
			632	00	14	47
			Road	00	05	16
			662/2	00	23	60
			662/1	00	40	19
			659/1	00	23	95
			660/1	00	16	24
			685	00	26	10
			668	00	33	90
			667	00	17	19
			Road	00	34	84
			923	00	15	57
			921	00	26	71
			924/1	00	25	78
			924/2			
			924/3			
			928/1/2/1	00	10	43
			928/1/2/2			
			920	00	12	09
			919	00	28	65
			917/1/1	00	28	87
			917/1/2			
			917/2			
			918	00	38	91
			913/1	00	08	28
			913/1/2			
			913/2			
			913/3			
			914/1/1	00	42	78

No.	Taluka	Village	Survey No. / Block No.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Chuda	Chuda	914/1/2			
		(Contd.)	914/2/1			
			914/2/2			
			886	00	60	25
			870	00	22	18
			889	00	30	11
			888	00	32	20
			887	00	28	80
			855	00	72	20
			839	00	13	29
			842/1	00	53	52
			842/2			
			840	00	16	25
			Road	00	07	93
			819/1	00	30	34
			819/1/1			
			819/2			
			817/1/1	00	24	88
			817/1/2			
			813/1/1	00	45	26
			813/1/2			
			813/2/1			
			813/2/2			
			813/3/1			
			813/3/2			
			813/4	00	05	96
			Road			
			810/1			
			810/2	00	17	85
			River	01	36	84
5	Chuda	Ramdevgadhi	21	00	17	09
			20/1	00	44	52
			19/1/1	00	32	60
			19/1/2			
			19/2			
			19/3			
			28/2/1	00	48	16
			28/2/2			
			28/3/1			
			28/3/2			
			28/1			
			28/1/1	00	24	33
			27/1			
			27/2			
			30	00	46	96

No.	Taluka	Village	Survey No. / Block No.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Chuda	Ramdevgad	31/1/1	00	17	28
		(Contd.)	31/1/2			
			31/2			
			12	00	45	82
			Road	00	05	91
			38	00	11	94
			37/1/1	00	23	03
			37/1/2			
			37/2/1			
			37/2/2			
			41/1/1	00	28	09
			41/1/2			
			41/2/2			
			41/2/1			
			42/1/1	00	22	95
			42/1/2			
			42/2			
			40	00	25	12
			45/1	00	47	77
			45/1/2			
			45/3/1			
			45/3/2			
			45/1/5			
			45/2			
			45/4			
			55	00	12	36
			47	00	09	90
6	Chuda	Minapur	171/1	00	49	12
			171/2			
			117/2/1			
			171/3			
			171/4			
			171/5			
			170	00	90	10
			169/3	00	79	42
			169/1			
			169/1/1			
			169/2			
			169/3/1			
			169/4			
			169/4/1			
			207/2/1	00	17	41
			207/2/2			
			207/1/1			
			207/1/2/1			

No.	Taluka	Village	Survey No. / Block No.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Chuda	Minapur	207/1/2/2			
		(Contd.)	207/3			
			208/1			
			208/2	00	22	51
			208/3			
			208/4			
			209/1/1			
			209/1/2			
			209/1/1	00	18	22
			209/2			
			209/2/1			
			215/1			
			215/1/1	00	11	62
			218/1			
			218/1/1	00	18	73
			219/1/1			
			219/1	00	20	37
			219/2			
			331	00	10	73
			Road	00	16	18
			125/1			
			125/1/1	00	05	84
			112/1			
			112/1/1	00	21	02
			110	00	12	07
			109/1/1			
			109/2	00	20	18
			107	00	12	61
			95	00	12	29
			Road	00	05	30
			96/1			
			96/1/1	00	07	15
			93/1			
			93/1/1	00	19	42
			92	00	07	19
			Road	00	04	32
			103	00	20	40
			50/1			
			50/1/1	00	11	74
			49/1			
			49/1/2			
			49/2	00	15	52
			49/2/1			
			49/2/2			
			Road	00	08	62

No.	Taluka	Village	Survey No. / Block No.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Chuda	Minapur	4	00	21	36
		(Contd.)	5/1	00	41	01
			5/1/1			
			7/1/1			
			7/1/2			
			7/2/1			
			7/2/2			
			7/3/1			
			7/3/2	00	14	90
			81/1			
			9			
			10/1			
			10/1/1			
			10/2			
			11/1			
			11/1/1	00	07	81
			12/1			
			12/1/1	00	90	00
			13/1/1			
			13/1/2	00	26	26
			13/2/1			
			13/2/1/1			
			13/2/2			
			13/2/1			
			18/2	00	62	21
			18/1			
			18/1/1			
			18/2/1			
7	Chuda	Vaniyavadar	27	00	25	23
			42	00	25	3
			18	00	23	54
			14/2/1	00	18	32
			14/2/2			
			19/2	00	16	47
			13	00	23	69
			10	00	52	63
			River	00	29	18
			175	00	61	86
			58	00	06	25
			60	00	05	00
			61	00	06	75
			62	00	07	50
			63	00	12	50
			Road	00	05	00
			35/1	00	03	00

No.	Taluka	Village	Survey No. / Block No.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Chuda	Vaniyavadar	34	00	08	50
		(Contd.)	28	00	05	75
8	Ranpur	Dharpippla	239	02	52	08
			223/1	01	23	42
			223/2			
			224/1	00	32	42
			224/2			
			Road	00	06	92
			221	00	18	75
9	Ranpur	Keriya Ranpur	116/1	00	42	97
			116/2			
			116/3			
			117/1	00	65	04
			117/2			
			117/3			
			82/1	00	46	51
			82/2			
			82/3			
			83	00	17	01
			51/1	00	15	41
			51/2			
			51/3			
			54	00	20	35
			55	00	54	39
			58	00	32	00
			50/1	00	49	84
			50/2			
			35/1	00	15	82
			35/2			
			34/1	00	17	17
			34/2			
			36	00	49	49
			39	00	47	56
10	Ranpur	Ranpur	347	00	14	09
			239	02	63	37
			Road	00	07	74
			221	00	18	90
			223	01	24	90
			224	00	31	28
			River	00	70	28
			420	00	50	82
			419	00	14	73
			404	00	28	94
			403	00	16	37
			406	00	42	61

No.	Taluka	Village	Survey No. / Block No.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Ranpur	Ranpur	401	00	62	49
		(Contd.)	399	00	26	52
			398	00	34	97
			River	00	8	92
			442	00	51	75
			452	00	44	32
			453	00	30	47
11	Ranpur	Rajpara	366	0	18	25
			365	0	16	25
			355	0	16	75
			348	0	11	25
			347	0	10	75
			346	0	11	25
			345	0	18	75
			343	0	13	75
			342	0	16	75
			83	0	12	25
			86	0	11	25
			88	0	11	75
			117	0	19	75
			111	0	10	50
			112	0	16	25
			141	0	11	25
			140	0	10	50
			163	0	20	50
			161	0	11	25
			160	0	16	25
			157	0	11	25
			155	0	16	25
			154	0	10	50
			176	0	11	25
			175	0	13	75
			453	0	12	25
			452	0	10	50
			442	0	11	50
12	Ranpur	Khokharnesh	86/2	00	61	08
			86/1			
			91	00	56	83
			95	00	34	46
			96	00	39	38
			98	00	16	39
			99	00	37	95
			102/2	00	57	15
			102/1			
			103/1	00	12	99

No.	Taluka	Village	Survey No. / Block No.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Ranpur	Khokharnesh	103			
		(Contd.)	104	00	28	60
			49	00	20	31
			46	00	46	03
			32	00	09	60
			45	00	37	39
			43/2	00	45	61
			43/1			
			42	00	23	86
			38/2	00	30	93
			38/1			
			15/2	00	43	21
			15/1			
			Road	00	05	75
			8	00	22	16
			9	00	10	13
			10/2	00	20	53
			10/1/2			
			10/1/1			
			12/2	00	32	47
			12/1			
13	Ranpur	Nani Vavdi	267	00	16	75
			268	00	13	82
			270	00	25	57
			271	00	25	29
			229	00	56	19
			257/2	00	40	81
			257/1			
14	Ranpur	Khas	339/3	00	64	88
			339/2			
			339/1			
			244	00	17	73
			345	00	31	95
			342/2	00	43	09
			342/1			
			342/1/2			
			281	00	34	38
			282	00	34	80
			279/4	00	40	03
			279/3			
			279/2			
			279/1			
			277/3	00	37	65
			277/2			
			277/1			

No.	Taluka	Village	Survey No. / Block No.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Ranpur	Khas	278/2	00	17	65
		(Contd.)	278/1			
			293	00	77	52
			270	00	48	95
			269	00	25	03
			267	00	13	12
			268/4	00	67	15
			268/3			
			268/2			
			268/1			

By order and in the name of the Governor of Gujarat,

RAVI SOLANKI,
Chief Engineer & Add. Secretary to Government.

નર્મદા જળસંપત્તિ પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૭ ફેબ્રુઆરી, ૨૦૧૪.

ગુજરાત પાણીની અને ગેસની પાઈપ લાઈન (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત)
અધિનિયમ ૨૦૦૦ ની કલમ-૩(૧)

ક્રમાંક : વીડબલ્યુએસ-૧૮-૨૦૧૪-૬૧-જીએન-૬-ખ-૪.-આ જાહેરનામામાં જણાવેલ હિત સંબંધ ધરાવનાર સર્વે ખાતેદારો કબજેદારોને આથી જણાવવામાં આવે છે કે ગુજરાત સરકારને જાહેરહિતમાં એવું જણાય છે કે ૨૬૦૦ મી.મી. વ્યાસની એમ.એસ. પાઈપ લાઈન ૩૨૩૦૦ મીટર સુરેન્દ્રનગર જિલ્લાના ગામ વડોદ તાલુકો - વઢવાણ થી ગામ અલવ તાલુકો - રાણપુર જિલ્લો - બોટાદ સુધી સરદાર સરોવર નર્મદા કેનાલ મારફતે ગુજરાત વોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમિટેડ (ગુજરાત સરકારનું સાહસ) દ્વારા પીવાના પાણીની મુખ્ય પાઈપ લાઈન નાંખવાનું કામ હાથ ધરેલ છે. આ પાઈપ લાઈન માટે જાહેર હેતુસર આ સાથેની અનુસુચિમાં વર્ણન કરેલ નર્મદા જળસંપત્તિ પાણી પુરવઠા અને કલ્પસર વિભાગ દ્વારા ગુજરાત પાણીની અને ગેસની પાઈપ લાઈન (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમની કલમ ૩(૧) હેઠળ જમીનમાંના વપરાશકારોના હક્ક સંપાદીત કરવા જરૂરી જણાય છે. વપરાશી હક્ક સંપાદન થતા જમીનનો કબજો જે તે ખાતેદાર કબજેદારનો રહેશે જેથી જે તે ખાતેદાર-કબજેદાર ઉક્ત અધિનિયમની કલમ-૬ના જમીનના વપરાશ સંબંધી નિયંત્રણોને આધિન ખેતી કરી શકશે, સદરહુ પીવાના પાણીની પાઈપલાઈન જમીનમાં ઓછામાં ઓછી ૧ મીટરથી વધુ ઉંડાઈએ નાંખવામાં આવશે.

ઉપરોક્ત કાયદાની કલમ ૩(૧) માં દર્શાવ્યા પ્રમાણે રાજ્ય સરકારનું સદરહુ સવાલવાળી જમીનમાં રાજ્યપત્રમાં પ્રસિદ્ધ કરેલ જાહેરનામામાંથી તેમના વપરાશકારોના હક્ક સંપાદીત કરવા માટેનો પોતાનો ઇરાદો જાહેર કરે છે. તો સવાલવાળી જમીનમાં હિત સંબંધ ધરાવતી તમામ વ્યક્તિઓને, સદરહુ જમીનમાં પાઈપ લાઈન નાંખવાનું કામ હાથ ધરેલ છે. તેમાં વપરાશકારોના હક્ક સંપાદીત કરવા અંગે વાંધો હોય તો ગુજરાત સરકારના ગેજેટમાં પ્રસિદ્ધ થયેલા જાહેરનામાની નકલ મલ્યાની તારીખથી ૩૦ દિવસમાં આ બાબતે શ્રી બી.એચ. જોષી, સીનીયર મેનેજર (સીવીલ) અને સક્ષમ અધિકારી, એન.સી.૩૫ ગુજરાત વોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, સીનીયર મેનેજરની કચેરી મેઘાણીબાગ, સરકારશ્રી હાઈસ્કુલ પાછળ, સ્ટેશન રોડ, બોટાદ, જિલ્લો - બોટાદને વાંધાની લેખિત રજૂઆત કરી વાંધાઓ રજૂ કરવા.

જમીનમાં વપરાશકારોના હક્ક સંપાદન થતી જમીનની વિગતો

અનુસૂચિ-૩(૧)

જિલ્લો : સુરેન્દ્રનગર

રાજ્ય : ગુજરાત

અં.નં.	તાલુકો	ગામનું નામ	સર્વે નંબર/બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	ચાર.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
૧	વઢવાણ	વડોદ	૧૩૫/૩/૧	૦૦	૬૩	૭૧
			૧૩૫/૩/૧/૧			
			૧૩૫/૩/૧/૨			
			૧૩૫/૩/૨			
			૧૩૫/૧			
			૧૩૫/૨			
			૧૬૮	૦૦	૬૮	૬૬
			૧૬૯	૦૦	૧૮	૬૧
			૧૭૦	૦૦	૩૦	૨૮
૨	લીંબડી	બોરાણા	૧૩૪	૦૦	૬૨	૧૭
			૧૩૫/૧	૦૦	૨૮	૯૫
			૧૩૫/૨			
			૧૩૬	૦૦	૪૦	૭૯
			૧૩૮	૦૦	૨૭	૫૩
			૨૨૨	૦૦	૦૫	૭૪
			૧૫૦/૧	૦૦	૨૭	૫૧
			૧૫૦/૨			
			૧૪૯	૦૦	૧૬	૪૪
			૧૪૮	૦૦	૪૧	૬૪
			૧૪૭/૧	૦૦	૪૨	૨૪
			૧૪૭/૨			
			૧૪૭/૩			
			૧૭૭	૦૦	૧૬	૨૭
			૧૭૮	૦૦	૩૩	૪૧
			૧૭૯	૦૦	૧૮	૨૩
			૧૯૧/૧/૧	૦૦	૫૩	૮૧
			૧૯૧/૧/૨			
			૧૯૨/૧			
			૧૯૧/૨/૨			
			૧૯૨/૧	૦૦	૫૯	૮૩
			૧૯૨/૨/૧			
			૧૯૧	૦૦	૩૦	૨૦
			૨૩૫/૧/૧	૦૦	૪૩	૧૩
			૨૩૫/૧/૨			
			૨૩૫/૧/૩			
			૨૩૫/૨			

અં.નં.	તાલુકો	ગામનું નામ	સર્વે નંબર/બ્લોક નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	લીંબડી	બોરાણા	૨૩૬/૧	૦૦	૪૦	૬૩
			૨૩૬/૨/૧			
			૨૩૬/૨/૨			
			૨૩૬/૩/૧			
			૨૩૬/૩/૨			
			૨૩૬/૩/૩			
			૨૩૬/૪	૦૦	૨૩	૨૦
			૨૩૭/૧			
			૨૩૭/૧/૨			
			૨૩૭/૨			
			૨૩૭/૩	૦૦	૭૬	૦૬
			૨૪૦			
			૨૪૧/૧			
			૨૪૧/૨	૦૦	૫૧	૮૩
૩	ચુડા	જેપર	૨૨૭	૦૦	૫૩	૪૬
			૨૨૮	૦૦	૧૨	૪૧
			૨૨૯	૦૦	૦૯	૬૯
			૧૪	૦૦	૨૧	૮૫
			૧૨/૧	૦૦	૭૩	૧૨
			૧૨/૨			
			૧૨/૩			
			૧૩/૧	૦૦	૨૬	૫૭
			૧૩/૩			
			૧૩/૨			
૪	ચુડા	ચુડા	૩૩૩/૧/૧	૦૦	૨૧	૬૬
			૩૩૩/૧/૨			
			૩૩૪	૦૦	૨૮	૯૨
			૩૩૫/૧	૦૦	૧૦	૮૩
			૩૩૫/૨			
			૩૩૬/૧	૦૦	૨૫	૬૮
			૩૩૬/૨			
			૩૩૯	૦૦	૧૦	૩૦
			૩૩૮/૧	૦૦	૪૨	૭૧
			૩૩૮/૨			
			૩૪૫/૧	૦૦	૩૦	૦૦
			૩૪૫/૨			
			૩૪૬	૦૦	૧૬	૫૦
			૨૨૯	૦૦	૧૬	૨૦
			૩૯૪	૦૦	૨૭	૩૬
			૩૮૯/૧	૦૦	૧૪	૭૬

અં.નં.	તાલુકો	ગામનું નામ	સર્વે નંબર/બ્લોક નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	ચુડા	ચુડા	૩૮૯/૨			
			૩૮૮/૧/૧	૦૦	૨૦	૦૮
			૩૮૮/૧/૨			
			૩૮૮/૧/૩			
			૩૮૮/૨			
			૩૮૭	૦૦	૧૧	૧૪
			૩૮૬/૧/૧	૦૦	૩૨	૩૬
			૩૮૬/૧/૨			
			૩૮૬/૧/૩			
			૨૨૨૦	૦૦	૧૧	૩૭
			૪૭૭	૦૦	૧૫	૬૯
			૪૭૬	૦૦	૩૪	૮૪
			૪૮૯/૧	૦૦	૪૯	૯૨
			૪૭૩	૦૦	૩૯	૮૧
			૪૮૨/૧	૦૦	૦૬	૯૭
			૪૮૨/૨			
			૪૮૩/૧/૧	૦૦	૧૪	૬૯
			૪૮૩/૧/૨			
			૪૮૩/૨			
			૨૨૨૦	૦૦	૦૫	૬૬
			૫૫૧	૦૦	૨૦	૨૦
			૫૪૯	૦૦	૨૩	૪૬
			૫૪૯/૧	૦૦	૨૯	૨૧
			૫૮૧	૦૦	૭૨	૭૦
			૬૩૩	૦૦	૧૧	૯૩
			૫૮૧	૦૦	૩૩	૧૦
			૬૩૨	૦૦	૧૪	૪૭
			૨૨૨૦	૦૦	૦૫	૧૬
			૬૬૨/૨	૦૦	૨૩	૬૦
			૬૬૨/૧	૦૦	૪૦	૧૯
			૬૫૯/૧	૦૦	૨૩	૯૫
			૬૬૦/૧	૦૦	૧૬	૨૪
			૬૮૫	૦૦	૨૬	૧૦
			૬૬૮	૦૦	૩૩	૯૦
			૬૬૭	૦૦	૧૭	૧૯
			૨૨૨૦	૦૦	૩૪	૮૪
			૯૨૩	૦૦	૧૫	૫૭
			૯૨૧	૦૦	૨૬	૭૧
			૯૨૪/૧	૦૦	૨૫	૭૮
			૯૨૪/૨			

અં.નં.	તાલુકો	ગામનું નામ	સર્વે નંબર/બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	ચુડા	ચુડા	૯૨૪/૩			
			૯૨૮/૧/૨/૧	૦૦	૧૦	૪૩
			૯૨૮/૧/૨/૨			
			૯૨૦	૦૦	૧૨	૦૯
			૯૧૯	૦૦	૨૮	૬૫
			૯૧૭/૧/૧	૦૦	૨૮	૮૭
			૯૧૭/૧/૨			
			૯૧૭/૨			
			૯૧૮	૦૦	૩૮	૯૧
			૯૧૩/૧	૦૦	૦૮	૨૮
			૯૧૩/૧/૨			
			૯૧૩/૨			
			૯૧૩/૩			
			૯૧૪/૧/૧	૦૦	૪૨	૭૮
			૯૧૪/૧/૨			
			૯૧૪/૨/૧			
			૯૧૪/૨/૨			
			૮૮૬	૦૦	૬૦	૨૫
			૮૭૦	૦૦	૨૨	૧૮
			૮૮૯	૦૦	૩૦	૧૧
			૮૮૮	૦૦	૩૨	૨૦
			૮૮૭	૦૦	૨૮	૮૦
			૮૫૫	૦૦	૭૨	૨૦
			૮૩૯	૦૦	૧૩	૨૯
			૮૪૨/૧	૦૦	૫૩	૫૨
			૮૪૨/૨			
			૮૪૦	૦૦	૧૬	૨૫
			૨૨૨૦	૦૦	૦૭	૯૩
			૮૧૯/૧	૦૦	૩૦	૩૪
			૮૧૯/૧/૧			
			૮૧૯/૨			
			૮૧૭/૧/૧	૦૦	૨૪	૮૮
			૮૧૭/૧/૨			
			૮૧૩/૧/૧	૦૦	૪૫	૨૬
			૮૧૩/૧/૨			
			૮૧૩/૨/૧			
			૮૧૩/૨/૨			
			૮૧૩/૩/૧			
			૮૧૩/૩/૨			
			૮૧૩/૪			

અં.નં.	તાલુકો	ગામનું નામ	સર્વે નંબર/બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	ચુડા	ચુડા	રસ્તો	૦૦	૦૫	૯૬
			૮૧૦/૧	૦૦	૧૭	૮૫
			૮૧૦/૨			
			નદી	૦૧	૩૬	૮૪
૫	ચુડા	રામદેવ ગઢ	૨૧	૦૦	૧૭	૦૯
			૨૦/૧	૦૦	૪૪	૫૨
			૧૯/૧/૧	૦૦	૩૨	૬૦
			૧૯/૧/૨			
			૧૯/૨			
			૧૯/૩			
			૨૮/૨/૧	૦૦	૪૮	૧૬
			૨૮/૨/૨			
			૨૮/૩/૧			
			૨૮/૩/૨			
			૨૮/૧			
			૨૮/૧/૧	૦૦	૨૪	૩૩
			૨૭/૧			
			૨૭/૨	૦૦	૨૪	૩૩
			૩૦	૦૦	૪૬	૯૬
			૩૧/૧/૧	૦૦	૧૭	૨૮
			૩૧/૧/૨			
			૩૧/૨			
			૧૨	૦૦	૪૫	૮૨
			રસ્તો	૦૦	૦૫	૯૧
			૩૮	૦૦	૧૧	૯૪
			૩૭/૧/૧	૦૦	૨૩	૦૩
			૩૭/૧/૨			
			૩૭/૨/૧			
			૩૭/૨/૨			
			૪૧/૧/૧	૦૦	૨૮	૦૯
			૪૧/૧/૨			
			૪૧/૨/૨			
			૪૧/૨/૧			
			૪૨/૧/૧	૦૦	૨૨	૯૫
			૪૨/૧/૨			
			૪૨/૨			
			૪૦	૦૦	૨૫	૧૨
			૪૫/૧	૦૦	૪૭	૭૭
			૪૫/૧/૨			
			૪૫/૩/૧			

અં.નં.	તાલુકો	ગામનું નામ	સર્વે નંબર/બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	ચુડા	રામદેવ ગઢ	૪૫/૩/૨			
			૪૫/૧/૫			
			૪૫/૨			
			૪૫/૪			
			૫૫	૦૦	૧૨	૩૬
			૪૭	૦૦	૦૯	૯૦
૬	ચુડા	મીનાપુર	૧૭૧/૧			
			૧૭૧/૨			
			૧૧૭/૨/૧	૦૦	૪૯	૧૨
			૧૭૧/૩			
			૧૭૧/૪			
			૧૭૧/૫			
			૧૭૦	૦૦	૯૦	૧૦
			૧૬૯/૩			
			૧૬૯/૧			
			૧૬૯/૧/૧			
			૧૬૯/૨	૦૦	૭૯	૪૨
			૧૬૯/૩/૧			
			૧૬૯/૪			
			૧૬૯/૪/૧			
			૨૦૭/૨/૧			
			૨૦૭/૨/૨			
			૨૦૭/૧/૧	૦૦	૧૭	૪૧
			૨૦૭/૧/૨/૧			
			૨૦૭/૧/૨/૨			
			૨૦૭/૩			
			૨૦૮/૧			
			૨૦૮/૨	૦૦	૨૨	૫૧
			૨૦૮/૩			
			૨૦૮/૪			
			૨૦૯/૧/૧			
			૨૦૯/૧/૨			
			૨૦૯/૧/૧	૦૦	૧૮	૨૨
			૨૦૯/૨			
			૨૦૯/૨/૧			
			૨૧૫/૧	૦૦	૧૧	૬૨
			૨૧૫/૧/૧			
			૨૧૮/૧	૦૦	૧૮	૭૩
			૨૧૮/૧/૧			
			૨૧૯/૧/૧	૦૦	૨૦	૩૭

અં.નં.	તાલુકો	ગામનું નામ	સર્વે નંબર/બ્લોક નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	ચુડા	મીનાપુર	૨૧૯/૧			
			૨૧૯/૨			
			૩૩૧	૦૦	૧૦	૭૩
			૨૨૨૦	૦૦	૧૬	૧૮
			૧૨૫/૧	૦૦	૦૫	૮૪
			૧૨૫/૧/૧			
			૧૧૨/૧	૦૦	૨૧	૦૨
			૧૧૨/૧/૧			
			૧૧૦	૦૦	૧૨	૦૭
			૧૦૯/૧/૧	૦૦	૨૦	૧૮
			૧૦૯/૨			
			૧૦૭	૦૦	૧૨	૬૧
			૯૫	૦૦	૧૨	૨૯
			૨૨૨૦	૦૦	૦૫	૩૦
			૯૬/૧	૦૦	૦૭	૧૫
			૯૬/૧/૧			
			૯૩/૧	૦૦	૧૯	૪૨
			૯૩/૧/૧			
			૯૨	૦૦	૦૭	૧૯
			૨૨૨૦	૦૦	૦૪	૩૨
			૧૦૩	૦૦	૨૦	૪૦
			૫૦/૧	૦૦	૧૧	૭૪
			૫૦/૧/૧			
			૪૯/૧	૦૦	૧૫	૫૨
			૪૯/૧/૨			
			૪૯/૨			
			૪૯/૨/૧			
			૪૯/૨/૨			
			૨૨૨૦	૦૦	૦૮	૬૨
			૪	૦૦	૨૧	૩૬
			૫/૧	૦૦	૪૧	૦૧
			૫/૧/૧			
			૭/૧/૧	૦૦	૧૪	૯૦
			૭/૧/૨			
			૭/૨/૧			
			૭/૨/૨			
			૭/૩/૧			
			૭/૩/૨			
			૮૧/૧	૦૦	૨૭	૨૨
			૯	૦૦	૨૦	૧૫

અં.નં.	તાલુકો	ગામનું નામ	સર્વે નંબર/બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	ચુડા	મીનાપુર	૧૦/૧	૦૦	૧૯	૯૨
			૧૦/૧/૧			
			૧૦/૨			
			૧૧/૧	૦૦	૦૭	૮૧
			૧૧/૧/૧			
			૧૨/૧	૦૦	૯૦	૦૦
			૧૨/૧/૧			
			૧૩/૧/૧	૦૦	૨૬	૨૬
			૧૩/૧/૨			
			૧૩/૨/૧			
			૧૩/૨/૧/૧			
			૧૩/૨/૨			
			૧૩/૨/૧	૦૦	૬૨	૨૧
			૧૮/૨			
			૧૮/૧			
			૧૮/૧/૧			
			૧૮/૨/૧			
૭	ચુડા	વાણીયાવદર	૨૭	૦૦	૨૫	૨૩
			૪૨	૦૦	૨૫	૦૩
			૧૮	૦૦	૨૩	૫૪
			૧૪/૨/૧	૦૦	૧૮	૩૨
			૧૪/૨/૨			
			૧૯/૨	૦૦	૧૬	૪૭
			૧૩	૦૦	૨૩	૬૯
			૧૦	૦૦	૫૨	૬૩
			નદી	૦૦	૨૯	૧૮
			૧૭૫	૦૦	૬૧	૮૬
			૫૮	૦૦	૦૬	૨૫
			૬૦	૦૦	૦૫	૦૦
			૬૧	૦૦	૦૬	૭૫
			૬૨	૦૦	૦૭	૫૦
			૬૩	૦૦	૧૨	૫૦
			રસ્તો	૦૦	૦૫	૦૦
			૩૫/૧	૦૦	૦૩	૦૦
			૩૪	૦૦	૦૮	૫૦
			૨૮	૦૦	૦૫	૭૫
૮	રાણપુર	ધારપીપલા	૨૩૯	૦૨	૫૨	૦૮
			૨૨૩/૧	૦૧	૨૩	૪૨
			૨૨૩/૨			
			૨૨૪/૧	૦૦	૩૨	૪૨

અં.નં.	તાલુકો	ગામનું નામ	સર્વે નંબર/બ્લોક નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	રાણપુર	ધારપીપલા	૨૨૪/૨			
			૨૨૫/૧	૦૦	૦૬	૮૨
			૨૨૬/૧	૦૦	૧૮	૭૫
૯	રાણપુર	કેરીયા રાણપુર	૧૧૬/૧	૦૦	૪૨	૮૭
			૧૧૬/૨			
			૧૧૬/૩			
			૧૧૭/૧	૦૦	૬૫	૦૪
			૧૧૭/૨			
			૧૧૭/૩			
			૮૨/૧	૦૦	૪૬	૫૧
			૮૨/૨			
			૮૨/૩			
			૮૩	૦૦	૧૭	૦૧
			૫૧/૧	૦૦	૧૫	૪૧
			૫૧/૨			
			૫૧/૩			
			૫૪	૦૦	૨૦	૩૫
			૫૫	૦૦	૫૪	૩૯
			૫૮	૦૦	૩૨	૦૦
			૫૦/૧	૦૦	૪૯	૮૪
			૫૦/૨			
			૩૫/૧	૦૦	૧૫	૮૨
			૩૫/૨			
			૩૪/૧	૦૦	૧૭	૧૭
			૩૪/૨			
			૩૬	૦૦	૪૯	૪૯
			૩૯	૦૦	૪૭	૫૬
૧૦	રાણપુર	રાણપુર	૩૪૭	૦૦	૧૪	૯
			૨૩૯	૦૨	૬૩	૩૭
			૨૨૫/૧	૦૦	૦૭	૭૪
			૨૨૬/૧	૦૦	૧૮	૮૦
			૨૨૭/૧	૦૧	૨૪	૮૦
			૨૨૮/૧	૦૦	૩૧	૨૮
			૨૨૯/૧	૦૦	૭૦	૨૮
			૪૨૦	૦૦	૫૦	૮૨
			૪૨૧	૦૦	૧૪	૭૩
			૪૦૪	૦૦	૨૮	૮૪
			૪૦૩	૦૦	૧૬	૩૭
			૪૦૬	૦૦	૪૨	૬૧
			૪૦૭	૦૦	૬૨	૪૯

અં.નં.	તાલુકો	ગામનું નામ	સર્વે નંબર/બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	રાણપુર	રાણપુર	૩૯૯	૦૦	૨૬	૫૨
			૩૯૮	૦૦	૩૪	૯૭
			૦૬૧	૦૦	૦૮	૯૨
			૪૪૨	૦૦	૫૧	૭૫
			૪૫૨	૦૦	૪૪	૩૨
			૪૫૩	૦૦	૩૦	૪૭
૧૧	રાણપુર	રાજપરા	૩૬૬	૦૦	૧૮	૨૫
			૩૬૫	૦૦	૧૬	૨૫
			૩૫૫	૦૦	૧૬	૭૫
			૩૪૮	૦૦	૧૧	૨૫
			૩૪૭	૦૦	૧૦	૭૫
			૩૪૬	૦૦	૧૧	૨૫
			૩૪૫	૦૦	૧૮	૭૫
			૩૪૩	૦૦	૧૩	૭૫
			૩૪૨	૦૦	૧૬	૭૫
			૮૩	૦૦	૧૨	૨૫
			૮૬	૦૦	૧૧	૨૫
			૮૮	૦૦	૧૧	૭૫
			૧૧૭	૦૦	૧૯	૭૫
			૧૧૧	૦૦	૧૦	૫૦
			૧૧૨	૦૦	૧૬	૨૫
			૧૪૧	૦૦	૧૧	૨૫
			૧૪૦	૦૦	૧૦	૫૦
			૧૬૩	૦૦	૨૦	૫૦
			૧૬૧	૦૦	૧૧	૨૫
			૧૬૦	૦૦	૧૬	૨૫
			૧૫૭	૦૦	૧૧	૨૫
			૧૫૫	૦૦	૧૬	૨૫
			૧૫૪	૦૦	૧૦	૫૦
			૧૭૬	૦૦	૧૧	૨૫
			૧૭૫	૦૦	૧૩	૭૫
			૪૫૩	૦૦	૧૨	૨૫
			૪૫૨	૦૦	૧૦	૫૦
			૪૪૨	૦૦	૧૧	૫૦
૧૨	રાણપુર	ખોખરનેશ	૮૬/૨	૦૦	૬૧	૦૮
			૮૬/૧			
			૯૧	૦૦	૫૬	૮૩
			૯૫	૦૦	૩૪	૪૬
			૯૬	૦૦	૩૯	૩૮
			૯૮	૦૦	૧૬	૩૯

અં.નં.	તાલુકો	ગામનું નામ	સર્વે નંબર/બ્લોક નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	રાણપુર	ખોખરનેશ	૯૯	૦૦	૩૭	૯૫
			૧૦૨/૨	૦૦	૫૭	૧૫
			૧૦૨/૧			
			૧૦૩/૧			
			૧૦૩	૦૦	૧૨	૯૯
			૧૦૪	૦૦	૨૮	૬૦
			૪૯	૦૦	૨૦	૩૧
			૪૬	૦૦	૪૬	૦૩
			૩૨	૦૦	૦૯	૬૦
			૪૫	૦૦	૩૭	૩૯
			૪૩/૨ /			
			૪૩/૧	૦૦	૪૫	૬૧
			૪૨	૦૦	૨૩	૮૬
			૩૮/૨			
			૩૮/૧	૦૦	૩૦	૯૩
			૧૫/૦૨			
			૧૫/૦૧	૦૦	૪૩	૨૧
			૨૨૦	૦૦	૦૫	૭૫
			૮	૦૦	૨૨	૧૬
			૯	૦૦	૧૦	૧૩
			૧૦/૦૨			
			૧૦/૦૧/૦૨	૦૦	૨૦	૫૩
			૧૦/૧/૧			
			૧૨/૦૨			
			૧૨/૦૧	૦૦	૩૨	૪૭
૧૩	રાણપુર	નાનીવાવડી	૨૬૭	૦૦	૧૬	૭૫
			૨૬૮	૦૦	૧૩	૮૨
			૨૭૦	૦૦	૨૫	૫૭
			૨૭૧	૦૦	૨૫	૨૯
			૨૨૯	૦૦	૫૬	૧૯
			૨૫૭/૨			
			૨૫૭/૧	૦૦	૪૦	૮૧
૧૪	રાણપુર	ખસ	૩૩૯/૩			
			૩૩૯/૨	૦૦	૬૪	૮૮
			૩૩૯/૧			
			૨૪૪	૦૦	૧૭	૭૩
			૩૪૫	૦૦	૩૧	૯૫
			૩૪૨/૨			
			૩૪૨/૧	૦૦	૪૩	૦૯
			૩૪૨/૧/૨			
			૨૮૧	૦૦	૩૪	૩૮

અં.નં.	તાલુકો	ગામનું નામ	સર્વે નંબર/બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	ચારે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	રાણપુર	ખસ	૨૮૨	૦૦	૩૪	૮૦
			૨૭૯/૪	૦૦	૪૦	૦૩
			૨૭૯/૩			
			૨૭૯/૨			
			૨૭૯/૧			
			૨૭૭/૩	૦૦	૩૭	૬૫
			૨૭૭/૨			
			૨૭૭/૧			
			૨૭૮/૨	૦૦	૧૭	૬૫
			૨૭૮/૧			
			૨૯૩	૦૦	૭૭	૫૨
			૨૭૦	૦૦	૪૮	૯૫
			૨૬૯	૦૦	૨૫	૦૩
			૨૬૭	૦૦	૧૩	૧૨
			૨૬૮/૪	૦૦	૬૭	૧૫
			૨૬૮/૩			
			૨૬૮/૨			
			૨૬૮/૧			

ગુજરાત રાજ્યના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રવી સોલંકી,

સરકારના મુખ્ય ઈજનેર અને અધિક સચિવ.



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. LV]

MONDAY, FEBRUARY 3, 2014/MAGHA 14, 1935

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

NARMADA WATER RESOURCES WATER SUPPLY AND KALPASAR DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 3rd February, 2014.

THE GUJARAT WATER AND GAS PIPELINE

(ACQUISITION OF RIGHT OF USER IN LAND ACT, 2000 SECTION-3(1))

No. VWS-18/2014/62/GN-7/KH -4 : -Whereas it appears to the Govt. of Gujarat that it is necessary in the Public interest to lay pipeline in the Section from Alau, Ta; Ranpur, Dist: Botad to Gordaka, Ta; Botad, Dist: Botad 2600 mm Dia M.S Pipeline 32100 Mtr. Length to lay main Transmission line for drinking water is being laid by Gujarat Water Infrastructure Limited (a Government of Gujarat Undertaking, Gandhinagar) Under Sardar Sarovar Narmada Canal based Pipeline Project and whereas, for the Purpose it is necessary to acquire the Right of user in the land described in the Schedule annexed to this Notification in Public Interest after declares of acquisition of Right of User of owner of occupier of the land shall be entitled to use the land for the purpose of agriculture as per the provision made under section 9 of the said act. The Water pipeline is laid minimum 1.00 Mtr. below ground level.

Now therefore in exercise of powers conferred by sub- Section (1) of Section 3 of the Said Act the Government of Gujarat hereby declares its intention to acquire the right of user described in the notifications as published in the Government Gazette any Person Interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copy of the Notification as published in the official Gazette of Government of Gujarat are made available to the general public, objection in writing with grounds to the acquisition of the right of user therein under the land to Shri B.H.Joshi, Senior Manager(Civil) & Competent Authority, Gujarat Water Infrastructure Limited, NC - 36 Project, Water Supply Office, Meghani bag, B/h Government High School, Station Road, Botad District: Botad.

**DISTRICT REGARDING LAND ACQUISITION FOR RIGHT OF USER
SCHEDULE- 3(1)**

District: - Surendranagar

State: - Gujarat

No.	Taluka	Village	Survey no. / Block no.	R.O.U. AREA		
				Hec.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
1	Ranpur	Alav	283/5/1	00	79	19
			283/5			
			283/4/1			
			283/4			
			283/3/2			
			283/3/1			
			283/2			
			283/1	00	73	24
			289/2			
			289/4			
			289/3			
			289/1	00	48	51
			237/5			
			237/6			
			237/4			
			237/3			
			237/2	00	48	52
			237/1			
			236/3			
			236/2	00	51	63
			236/1			
			235/2			
			235/1	00	30	10
			234/1			
			Railway Line	00	11	25
			233/1/2	00	38	32
			233/1/1			
			241	00	41	94
			242	00	42	31
			227	00	29	72
			225	00	43	32
			224	00	28	39
			212	00	13	30
			213	00	55	04
			Drain	00	11	71
			214	00	20	34
			180/2	00	43	80
			180/1			
			179	00	43	52
			178/2	00	43	52
			178/1			

No.	Taluka	Village	Survey no. / Block no.	R.O.U. AREA		
				Hec.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Ranpur	Alav	177	00	17	70
			167/1/2	00	19	93
			Drain	00	18	18
			Drain	00	06	37
			64/4	00	25	50
			64/3			
			64/2			
			64/1			
			66/2	00	28	75
			66/1			
			67/3	00	09	00
			67/2			
			67/1			
			59/2/5	00	07	13
			59/2/4			
			59/2/3			
			59/2/2			
			59/2/1			
			59/1/2			
			59/1/1			
			River	00	17	43
			River	00	09	76
			68	00	19	57
			40/2	01	03	06
			40/1/2			
			40/1/1			
			41	00	39	32
			42/2	00	50	31
			42/1			
			27/5	00	70	60
			27/6			
			27/4			
			27/3			
			27/2			
			27/1			
			13	00	57	16
			20/3	00	21	67
			20/2			
			20/1			
			14/2	00	15	40
			14/1			
			15/2	00	07	78
			15/1			

No.	Taluka	Village	Survey no. / Block no.	R.O.U. AREA		
				Hec.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
			18/3	00	90	48
			18/2			
			18/1/2			
			18/1			
2	Botad	Botad	171/2/4	01	08	63
			171/2/3			
			171/2/2			
			171/2/1/1			
			171/1			
			171/1/3			
			171/1/2			
			171/1/1			
			171	00	08	50
			164/2			
			164/1	00	29	92
			169/4			
			169/2			
			169/2			
			169/1	00	63	67
			165/3			
			165/2/1			
			165/2			
			165/1	01	12	07
			166/5			
			166/4			
			166/3/1			
			166/2/1			
			166/2			
			166/1			
			166/3/2	00	15	47
			River			
			49	00	37	02
			48/1	00	25	98
			43	00	29	80
			41	00	26	91
			40/1/2	00	07	02
			40/1/1			
			40/2			
			River	00	39	90
			989/1A/16	00	80	24
			989/1A/17			
			989/1A/18			
			989/1			
			989/2	00	71	34
			987			

No.	Taluka	Village	Survey no. / Block no.	R.O.U. AREA		
				Hec.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Botad	Botad	986/3/1	00	63	63
			986/3			
			986/2/1			
			986/2			
			986/1/2			
			986/1/1	00	35	41
			985/1			
			971/1			
			971/3			
			971/2/2			
			971/2/1	00	63	25
			971/2			
			970/4/2			
			970/4/1			
			970/4			
			970/3/2	00	30	27
			970/3/1			
			970/3			
			970/2			
			970/1			
			Drain	00	08	71
			969	00	54	97
			968/3/3	00	62	13
			968/3/2			
			968/3/1			
			968/3			
			968/2/2			
			968/2/1/1			
			968/2/1			
			968/2			
			968/1/2			
			968/1/1			
			968/1	01	13	52
			987/3			
			987/2			
			987/1	00	27	64
			Drain			
			923/1			
			923	00	26	09
			River	00	14	77
			920/1	00	18	80
			920			
			919/3/1	00	24	49
			919/3			
			919/2			
			919/1			

No.	Taluka	Village	Survey no. / Block no.	R.O.U. AREA		
				Hec.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Botad	Botad	River	00	44	04
			912/1	00	65	65
			912			
			911/4	00	29	55
			911/3			
			911/2			
			911/1/1			
			911/1			
			905/3/3	00	45	60
			905/3/2			
			905/3/1/2			
			905/3/1/1			
			905/2/1			
			905/2			
			905/1/1			
			905/1	00	52	45
			904/5			
			904/4/4			
			904/4/2			
			904/4/1			
			904/3/3			
			904/3/2			
			904/3/1			
			904/3/1			
			904/2/1			
			904/2/1			
			904/2			
			904/1	00	12	70
			Road			
			867/5/1	00	72	39
			867/5			
			867/6			
			867/4/3			
			867/4/2			
			867/4/1			
			867/3/2			
			867/3/1			
			867/2			
			867/1/1	00	96	64
			867/1			
			868/5/1			
			868/5	00	96	64
			868/9			

No.	Taluka	Village	Survey no. / Block no.	R.O.U. AREA		
				Hec.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Botad	Botad	868/8/1			
			868/8/1			
			868/8			
			868/7			
			868/6/1			
			868/6			
			868/4/1			
			868/4			
			868/3			
			868/2			
			868/13/1			
			868/13			
			868/12			
			868/11/1			
			868/11			
			868/10			
			868/1			
			871/5/1	00	22	68
			871/5			
			871/4			
			871/3			
			871/2/1			
			871/1			
			871/1/2			
			871/1/1			
			871/1			
			870/4/2	00	47	45
			870/4/1			
			870/3/1			
			870/3			
			870/2/2			
			870/2/1			
			870/2			
			870/1/1			
			870/1	00	93	19
			888/1/1			
			888/1/2			
			888/2/1			
			888/2/2			
			888/3			
			888/4			
			888/5			

No.	Taluka	Village	Survey no. / Block no.	R.O.U. AREA		
				Hec.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
			887	00	68	87
			887/1			
			887/2			
			887/3			
			887/3/1			
			887/4/1			
			887/4/2			
			904/1	00	15	27
			904/2			
			904/2/1			
			904/2/2			
			904/3/2			
			904/3/3			
			904/4/1			
			904/4/2			
			904/4/4			
			904/5			
			989	00	23	02
			43	00	20	20
			47/1	00	27	17
			47/2			
			48/1	00	54	33
			48/2/1			
			48/2/2			
			48/2/3			
			48/3			
			48/4			
	Botad	Botad city	160/1	00	13	65
			160/2			
			168	01	10	48

By order and in the name of the Governor of Gujarat,

RAVI SOLANKI,
Chief Engineer & Add. Secretary to Government.

નર્મદા જળસંપત્તિ પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૭ ફેબ્રુઆરી, ૨૦૧૪.

ગુજરાત પાણીની અને ગેસની પાઈપ લાઈન (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત)
અધિનિયમ ૨૦૦૦ ની કલમ-૩(૧)

ક્રમાંક : વીડબલ્યુએસ-૧૮-૨૦૧૪-૬૨-જીએન-૭-ખ-૪.-આ જાહેરનામામાં જણાવેલ હિત સંબંધ ધરાવનાર સર્વે ખાતેદારો કબજેદારોને આથી જણાવવામાં આવે છે કે ગુજરાત સરકારને જાહેરહિતમાં એવું જણાય છે કે ૨૬૦૦ મી.મી. વ્યાસની એમ.એસ. પાઈપ લાઈન ૩૨૧૦૦ મીટર બોટાદ જિલ્લાના ગામ અલઉ તા.રાણપુરથી ગામ બોટાદ તા.બોટાદ સુધી સરદાર સરોવર નર્મદા કેનાલ મારફતે ગુજરાત પોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ (ગુજરાત સરકારનું સાહસ) દ્વારા પીવાના પાણીની મુખ્ય પાઈપ લાઈન નાંખવાનું કામ હાથ ધરેલ છે. આ પાઈપ લાઈન માટે જાહેર હેતુસર આ સાથેની અનુસૂચિમાં વર્ણન કરેલ નર્મદા જળસંપત્તિ પાણી પુરવઠા અને કલ્પસર વિભાગ દ્વારા ગુજરાત પાણીની અને ગેસની પાઈપ લાઈન (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત) અધિનિયમની કલમ ૩(૧) હેઠળ જમીનમાંના વપરાશકારોના હક્ક સંપાદીત કરવા જરૂરી જણાય છે. વપરાશી હક્ક સંપાદન થતા જમીનનો કબજો જે-તે ખાતેદાર-કબજેદારનો રહે છે. જેથી જે-તે ખાતેદાર-કબજેદાર ઉક્ત અધિનિયમની કલમ-૬ ના જમીનના વપરાશ સંબંધિ નિયંત્રણોને આધિન ખેતી કરી શકશે. સદરહુ પીવાના પાણીની પાઈપલાઈન જમીનમાં ઓછામાં ઓછી ૧ મીટરથી વધુ ઉંડાઈએ નાખવામાં આવશે.

ઉપરોક્ત કાયદાની કલમ ૩(૧) માં દર્શાવ્યા પ્રમાણે રાજ્ય સરકારનું સદરહુ સંવાલવાળી જમીનમાં રાજ્યપત્રમાં પ્રસિદ્ધ કરેલ જાહેરનામામાંથી તેમના વપરાશકારોના હક્ક સંપાદીત કરવા માટેનો પોતાનો ઇરાદો જાહેર કરે છે. તો સંવાલવાળી જમીનમાં હિત સંબંધ ધરાવતી તમામ વ્યક્તિઓને, સદરહુ જમીનમાં પાઈપ લાઈન નાંખવાનું કામ હાથ ધરેલ છે. તેમાં વપરાશકારોના હક્ક સંપાદીત કરવા અંગે વાંધો હોય તો ગુજરાત સરકારના ગેજેટમાં પ્રસિદ્ધ થયેલા જાહેરનામાની નકલ મળ્યાની તારીખથી ૩૦ દિવસમાં આ બાબતે શ્રી બી.એચ. જોષી, સીનીયર મેનેજર (સીવીલ) અને સક્ષમ અધિકારી, એન.સી.૩૬ ગુજરાત પોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, સીનીયર મેનેજરની કચેરી પાણી પુરવઠા ઓફીસ, મેઘાણી બાગ સરકારી હાઈસ્કૂલ પાછળ, સ્ટેશન રોડ, બોટાદ, જિલ્લો - બોટાદને વાંધાની લેખિત રજુઆત કરી વાંધાઓ રજુ કરવા.

જમીનમાં વપરાશકારોના હક્ક સંપાદન થતી જમીનની વિગતો

અનુસૂચિ-૩(૧)

જિલ્લો : બોટાદ

રાજ્ય : ગુજરાત

અનુ. નં.	તાલુકો	ગામનું નામ	સર્વે /બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૧	રાણપુર	અલઉ	૨૮૩/૫ / ૧	૦૦	૭૯	૧૯
			૨૮૩/૫			
			૨૮૩/૪ // ૧			
			૨૮૩/૪			
			૨૮૩/૩ / ૨			
			૨૮૩/૩ / ૧			
			૨૮૩/૨			
			૨૮૩/૧	૦૦	૭૩	૨૪
			૨૮૯/૨			
			૨૮૯/૪			
			૨૮૯/૩			
			૨૮૯/૧			

અનુ. નં.	તાલુકો	ગામનું નામ	સર્વે બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	રાણપુર	અલઉ	૨૩૭/૫	૦૦	૪૮	૫૧
			૨૩૭/૬			
			૨૩૭/૪			
			૨૩૭/૩			
			૨૩૭/૨			
			૨૩૭/૧			
			૨૩૬/૩	૦૦	૪૮	૫૨
			૨૩૬/૨			
			૨૩૬/૧			
			૨૩૫/૨	૦૦	૫૧	૬૩
			૨૩૫/૧			
			૨૩૪/૧	૦૦	૩૦	૧૦
			રેલ્વે લાઈન	૦૦	૧૧	૨૫
			૨૩૩/૧/૨	૦૦	૩૮	૩૨
			૨૩૩/૧/૧			
			૨૪૧	૦૦	૪૧	૯૪
			૨૪૨	૦૦	૪૨	૩૧
			૨૨૭	૦૦	૨૯	૭૨
			૨૨૫	૦૦	૪૩	૩૨
			૨૨૪	૦૦	૨૮	૩૯
			૨૧૨	૦૦	૧૩	૩૦
			૨૧૩	૦૦	૫૫	૦૪
			વહેળો	૦૦	૧૧	૭૧
			૨૧૪	૦૦	૨૦	૩૪
			૧૮૦/૨	૦૦	૪૩	૮૦
			૧૮૦/૧			
			૧૭૯	૦૦	૪૩	૫૨
			૧૭૮/૨	૦૦	૪૩	૫૨
			૧૭૮/૧			
			૧૭૭	૦૦	૧૭	૭૦
			૧૬૭/૧/૨	૦૦	૧૯	૯૩
			વહેળો	૦૦	૧૮	૧૮
			વહેળો	૦૦	૦૬	૩૭
			૬૪/૪	૦૦	૨૫	૫૦
			૬૪/૩			
			૬૪/૨			
			૬૪/૧			
			૬૬/૨	૦૦	૨૮	૭૫
			૬૬/૧			
			૬૭/૩	૦૦	૦૯	૦૦
			૬૭/૨			
			૬૭/૧			

અનુ. નં.	તાલુકો	ગામનું નામ	સર્વે /બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	રાણપુર	અલઉ	૫૯/૨/૫	૦૦	૦૭	૧૩
			૫૯/૨/૪			
			૫૯/૨/૩			
			૫૯/૨/૨			
			૫૯/૨/૧			
			૫૯/૧/૨			
			૫૯/૧/૧			
			નદી	૦૦	૧૭	૪૩
			નદી	૦૦	૦૯	૭૬
			૬૮	૦૦	૧૯	૫૭
			૪૦/૨	૦૧	૦૩	૦૬
			૪૦/૧/૨			
			૪૦/૧/૧			
			૪૧	૦૦	૩૯	૩૨
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ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રવી સોલંકી,

સરકારના મુખ્ય ઈજનેર અને અધિક સચિવ.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 5th February, 2014.

GUJARAT LIFTS AND ESCALATORS (AMENDMENT) ACT, 2013

No.GHU/2014/14/LFT/122006/3524/K :- In exercise of the powers conferred by sub-section (2) of section 1 of the Gujarat Lifts and Escalators (Amendment) Act, 2013 (Guj. 13 of 2013), the Government of Gujarat hereby appoints the 05.02.2014 as the date on which the said Act shall come into force.

By order and in the name of the Governor of Gujarat,

HITENDRA PATEL

Under Secretary to Government.



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ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 5th February, 2014.

GUJARAT LIFTS AND ESCALATORS ACT, 2000.

No:GJ/2014/15/LFT/12-2006/3524/K In exercise of the powers conferred by section 24 of the Gujarat Lifts and Escalators Act, 2000(Guj. 4 of 2000), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Lifts and Escalators Rules, 2001, namely:-

1. (1) These rules may be called the Gujarat Lifts and Escalators (Amendment) Rules, 2014.
(2) They shall come into force on the date of their publication in the *Official Gazette*.
2. In the Gujarat Lifts and Escalators Rules, 2001, (hereinafter referred to as "the said rules"), in rule 3,-
(1) In sub-rule(1), in clause (ii) for the words "officer authorized under sub-section (1) of section 3", the words "the Chief Inspector" shall be substituted;
(2) for the sub-rule(2), the following shall be substituted, namely:-
"(2) On receipt of an application made under sub-rule (1), the Chief Inspector shall, after making such inquiry as he may deem necessary either grant or refuse the permission to erect the lift or escalator."
3. In the said rules, in rule 4,-
(1) in sub-rule(1), for the words "officer authorized under sub-section (1) of section 4", the words "the Chief Inspector" shall be substituted;
(2) in sub-rule(2), for the words "a challan", the words "the original receipt" shall be substituted;
(3) in sub-rule(3), for the words "such officer", the words "the Chief Inspector or the Inspector" shall be substituted.

4. In the said rules, in rule 8.-

- (i) for the word "three", the word "five" shall be substituted;
- (ii) for the word "challan", the words "original receipt" shall be substituted.

5. In the said rules, after the rule 10, the following rules shall be inserted, namely:-

"10A. Qualifications and Experience for the Chief Inspector.-

No person shall be eligible to be appointed or designated as the Chief Inspector, unless,-

- (i) he possesses a degree in Electrical or Mechanical Engineering or an equivalent qualification recognized// as such by the Government;
- (ii) he has been regularly engaged for a period of not less than ten years in the practice of Electrical Engineering out of which atleast four years shall have been spent in the field of elevators and escalators.

10B. Qualifications and Experience for the Inspector.-

No person shall be eligible to be appointed or designated as the Inspector, unless,-

- (i) he possesses a degree in Electrical or Mechanical Engineering or an equivalent qualification recognized as such by the Government;
- (ii) he has been regularly engaged for a period of not less than seven years in the practice of Electrical Engineering out of which atleast three years shall have been spent in the field of elevators and escalators.

10C. Qualifications and Experience for the Assistant Inspector.-

No person shall be eligible to be appointed or designated as the Assistant Inspector, unless,-

- (i) he possesses a degree in Electrical or Mechanical Engineering or an equivalent qualification recognized as such by the Government;
- (ii) he has been regularly engaged for a period of minimum five years in the practice of Electrical Engineering out of which about two years shall have been spent in the field of elevators and escalators.

6. In the said rules, in rule 12, for the words "officer authorized in this behalf by the State Government", the words "Chief Inspector" shall be substituted.

7. In the said rules, in rule 13, for the words "Inspector", the words and figure "Electrical Inspector under the Electricity Act, 2003" shall be substituted.

8. In the said rules, in rule 14, in sub-rule (2), for the word "Inspector", wherever it occurs the words "Chief Inspector or Inspector or Assistant Inspector" shall be substituted.

9. In the said rules, in rule 16, -

- (i) in sub-rule(9), for the words "officer authorized in this behalf by the State Government", the words "Chief Inspector or Inspector or Assistant Inspector" shall be substituted;
- (ii) for sub-rule(11), the following shall be substituted, namely :-
 "(11) The mode of payment of the fees leviable under this rule shall be such as may be decided by the designated authority."

10. In the said rules, in rule 23,

- (1) for the sub-rule (1), the following shall be substituted, namely:-

"(i) Every lift or escalator-

- (a) shall be inspected by the Chief Inspector or the Inspector before the grant of a license under section 4;

- (b) shall be inspected by the Assistant Inspector at an interval of every five years from the date of grant of License.

(ii) The inspection report shall be in Form set out in Annexure XVIII for initial as well as periodical inspection of the lift and form set out in Annexure XIX for initial as well as periodical inspection of the escalator with such variations as the circumstances of each case require, be used for the purposes of this sub-rule(1).";

- (2) In sub-rule(2), for the words "six month", the words "one year" shall be substituted.
11. In the said rules, in rule 38, in sub-rule(2), for the words "minimum rated load of a passenger lift corresponding to the net inside car area", the words "maximum net inside car area corresponding to the various rated load of a passenger lift" shall be substituted.
 12. In the said rules, in rule 43, in sub-rule(1),
 - (i) in the Note-1 under the Table-1, for the word "maximum", the word "minimum" shall be substituted.
 - (ii) in the Note-3 under the Table-2, for the word "maximum", the word "minimum" shall be substituted.
 13. In the said rules, in rule 50, in sub-rule(4), for the word "Inspector", the words "Chief Inspector or Inspector" shall be substituted.
 14. In the said rules, in Annexure I and Annexure II, for the brackets and words "(to be submitted to the Inspector of Lifts and Escalator)", the brackets and words "(to be submitted to the Chief Inspector of Lifts and Escalators)" shall be substituted.
 15. In the said rules, in Annexure IV and Annexure V, for the words "Inspector", the words "Chief Inspector" shall be substituted.
 16. In the said rules, in Annexure VI and Annexure VII, for the word "three", the word "five" shall be substituted.
 17. In the said rules, in Annexure VIII and Annexure IX,-
 - (i) for the brackets and words "(to be submitted to the Inspector of Lifts and Escalator)" brackets and the words "(to be submitted to the Chief Inspector of Lifts and Escalators)" shall be substituted;
 - (ii) in the Note, for the words "a challan", the words "the original receipt" shall be substituted.
 18. In the said rules, in Annexure X, for the word "challan", the words "payment receipt" shall be substituted.
 19. In the said rules, in Annexure XIII, XIV and XV, for the words "Chief Inspector" wherever they occur, the words "Chief Electrical Inspector" shall be substituted.
 20. In the said rules, in Annexure XIII, XIV, and XV, In form II and III, for the words "Chief Inspector of Lifts and Escalators" and the words "Chief Inspector", wherever they occur, the words "Chief Electrical Inspector" shall be substituted.
 21. In the said rules, in Annexure XIII, XIV, and XV, In form II and III, under the heading "Conditions", for the words "Chief Inspector", wherever they occur, the words "Chief Electrical Inspector" shall be substituted.
 22. In the said rules, in Annexure XVII, for the portion beginning with "into the Government Treasury" and ending with "original challan be sent to this office.", the following shall be substituted, namely:-
"by cash/cheque/demand draft/e-payment within a period of fifteen days from the date of this notice and the original receipt be sent to this office."

By order and in the name of the Governor of Gujarat,

SHOBHNA DESAI
Additional Secretary to Government.



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PART IV-B

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NARMADA WATER RESOURCES WATER SUPPLY AND KALPASAR DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 3rd February, 2014.

THE GUJARAT WATER AND GAS PIPELINE

(ACQUISITION OF RIGHT OF USER IN LAND ACT, 2000 SECTION-3(1))

No. VWS-13/2014/68/GN-3/KH -4 : -Whereas it appears to the Govt. of Gujarat that it is necessary in the Public interest to lay pipeline 1500mm / 1300/900/600 mm Dia M.S. pipeline 32000 / 22000/21000/19000 mtr. length in the Junagadh District for providing drinking water Pipeline from village Vadal Taluka Junagadh Dist: junagadh, to village Galodar, Taluka Maliya(Ha), Dist: junagadh and village Dhelana, Taluka :Mangrol ,Dist : Junagadh is being laid by Gujarat Water Infrastructure Limited (a Government of Gujarat Undertaking, Gandhinagar) Under Sardar Sarovar Narmada Canal Based pipeline project and whereas, for the purpose it is necessary to acquire the Right of User in the land described in the Schedule annexed to this Notification in public interest. After declaration of acquisition of Right of User of owner or occupier of the land shall be entitled to use the land for the purpose of agriculture as per the provision made under section 9 of the said act. The water pipeline will be laid minimum 1.0 mtr below ground level.

Now therefore in exercise of powers conferred by sub-section (1) of Section 3 of the said act the Government of Gujarat hereby declares its intention to acquire the Right of User described in the notification as published in the government gazette. Any person interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copy of the notification as published in the official Gazette of Government of Gujarat are made available to the general public. Objection in writing with grounds to the acquisition of the Right of User therein under the land to Senior Manager (Civil) & Competent Authority NC-42 Project, Gujarat Water Infrastructure Limited, "Jalbhavan", Bilkha Road, Near Police Training Ground, Junagadh Dist: Junagadh.

Details of Land under ROU for NC-42**Notification - 3(1)**

District: - Junagadh

State: - Gujarat

No.	Village Name	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
1	VADAL	JUNAGADH	230	0	54	51
			175/2	0	1	79
			176	0	2	4
			556/1	0	5	56
			556	0	17	84
			556/2	0	8	35
			172	0	13	34
			229	0	14	22
			175/3	0	11	80
			394	0	10	33
			168/1	0	10	77
			178/2	0	15	33
			177	0	15	52
			Road	0	4	19
			Railway	0	9	8
2	SUKHPUR	JUNAGADH	13	0	76	89
			12/3	0	8	70
			11	0	22	25
			10	0	27	73
			9	0	51	18
			Road	0	9	86
			136	0	41	72
			137	0	20	25
			138	0	16	55
			140/1	0	43	52
			146	0	1	52
			144	0	5	51
			140/2	0	25	99
			145/1	0	14	81
			56	1	16	70
3	GALIYAVADA	JUNAGADH	181	0	43	59
			178	0	36	92
			177	0	44	14
			176	0	44	51
			168	1	14	98
			Road	0	4	45
			166	0	49	55
			163	0	57	80
			318	0	0	54
			314	0	0	26
			319	0	11	94
			320	0	19	59
			33/2	0	0	66
			29/2	0	35	82
			35	0	4	54
			320	0	22	58

No.	Village Name	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	GALIYAVADA	JUNAGADH	29/1	0	2	16
			33/1	0	15	17
			34	0	9	22
			32	0	21	24
			36	0	31	2
			30	0	3	68
			31	0	6	53
			320	2	28	78
4	VADHAVI	JUNAGADH	84	0	51	65
			85	0	81	80
			86	0	37	95
			87	0	56	67
			110	0	45	45
			111	0	76	10
			113/1	0	6	51
			113	0	9	84
			114	0	30	60
			115	0	48	25
			119	0	13	32
			120	0	38	73
			123	0	48	12
			128	0	4	27
			125	0	83	37
			344	0	10	62
			193	0	4	42
			194	0	45	21
			252	0	10	67
			253	0	63	87
			250	0	34	75
			River	0	0	92
			River	0	21	15
			248	0	40	24
			Road	0	8	32
			247	0	29	38
			272	0	27	36
			269	0	79	31
			272	0	23	94
			Road	0	8	88
			River	0	76	95
			River	0	10	82
			River	0	7	43
5	UMATWADA	VANTHALI	120/2	0	3	48
			115	0	44	87
			122	0	36	2
			114	0	22	17
			121	0	23	81
			113	0	22	5
			112	0	14	30
			111	0	35	64
			107	0	24	90
			106	0	18	39

No.	Village Name	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
6	NANDARKHI (RAMNJIVID)	VANTHALI	80	1	50	3
			81	0	27	96
			82	0	39	94
			83	0	10	53
			91	0	88	85
			64	0	18	97
			River	0	5	76
			River	0	2	8
			56/1	0	2	87
			57	0	84	79
7	KOYLI	VANTHALI	661/1	0	44	59
			25/2	0	6	30
			661/2	0	2	21
			Road	0	10	22
			25/1	0	8	51
			26	0	0	21
			658	0	2	74
			659	0	15	5
			660	0	11	66
			662	0	1	47
			24	0	46	38
			663	0	41	34
			665	0	0	96
			664	0	47	77
			693	0	32	71
			695/1	0	16	68
			692/1	0	7	88
			697/3	0	13	9
			697/1	0	12	43
			699/2	0	0	22
			699/1	0	21	19
			700/1	0	0	69
			602/2	0	12	95
			602/1	0	6	6
			601/1	0	8	25
			599/2	0	4	92
			601/2	0	3	95
			599/3	0	9	81
			598/2	0	6	18
			597/1	0	3	64
			597/2	0	15	1
			Road	0	10	21
			595	0	0	10
			596/1	0	25	30
			320	0	21	18
			424	0	17	9
			422	0	18	62
			321	0	9	61
			316/1	0	17	89
			316/2	0	3	53
			423	0	0	26

No.	Village Name	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	KOYLI	VANTHALI	315	0	34	70
			314	0	20	0
			312	0	23	59
			313	0	0	8
			310	0	7	45
			311	0	5	24
			309/1	0	27	58
			308	0	13	66
			307	0	19	51
			298	0	65	41
			Road	0	19	81
8	SHAPUR	VANTHALI	358	0	21	19
			357	0	19	14
			356	0	7	76
			355	0	23	95
			354	0	28	33
			353	0	39	8
			351	0	52	59
			675/1	0	6	4
			675/2	0	19	92
			342/1	0	29	22
			338	0	53	0
			337	0	34	54
			676	0	7	81
			336/1	0	41	24
			335	0	33	12
			319	0	24	72
			644/1	0	45	99
			644/3	0	20	22
			550/2	0	12	80
			318	0	24	90
			317	0	39	58
			255	0	21	66
			287	0	12	26
			288	0	73	3
			289	0	34	79
			285	0	1	31
			Road	0	13	58
9	VANTHALI (M)	VANTHALI	698/2	0	0	88
			698/1	0	56	19
			703	0	33	64
			704	0	5	32
			705/3	0	23	24
			705/1	0	14	12
			705/2	0	29	40
			707	0	35	3
			708/1	0	50	37
			709	0	23	60
			738/2	0	13	33
			739/2	0	26	17
			739/1	0	34	57
			738/1	0	24	54

No.	Village Name	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	VANTHALI (M)	VANTHALI	741/2	0	30	26
			741/1	0	25	22
			742	0	26	1
			Road	0	5	2
			743/1	0	9	46
			743/2	0	2	63
			747	0	11	25
			746	0	3	68
			745	0	28	46
			959	0	21	19
			782/2	0	11	85
			782/1	0	10	49
			790/1	0	12	50
			1093/2	0	12	19
			1093/1	0	8	85
			788	0	3	96
			792	0	23	72
			1070	0	15	74
			793	0	0	1
			797/3	0	5	93
			797/4	0	14	67
			797/3	0	5	54
			River	0	47	29
			River	0	1	7
			River	0	1	7
			796/1	0	34	69
			798	0	18	68
			899	0	11	96
			868	0	3	5
			1050	0	0	41
			872	0	21	59
			935	0	18	91
			963	0	19	68
			962	0	1	33
			Kotar	0	11	9
			Kotar	0	0	37
			934	0	25	66
			933	0	14	92
			1073	0	0	40
			932	0	25	63
			931	0	39	71
			949/1	0	10	27
			949/3	0	6	44
			494/4	0	7	95
			494/2	0	11	54
			926	0	14	81
			927	0	7	44
			925	0	30	31
			1006/1	0	32	52
			918	0	17	63
			1095	0	1	45
			944	0	0	25

No.	Village Name	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	VANTHALI (M)	VANTHALI	917	0	29	48
			916/2	0	4	82
			Road	0	12	81
			916/2	0	8	7
			916/1	0	21	29
			913	0	56	56
			912/1	0	26	79
			911/2	0	38	66
			910/1	0	42	94
			910/2	0	37	41
			910/3	0	20	26
			Road	0	15	85
10	KANJHA	VANTHALI	Road	0	4	41
			Road	0	1	9
			34	0	27	78
			33	0	28	39
			31	0	44	82
			30	0	36	0
			21	1	0	23
			56	1	10	16
			Road	0	37	66
			57	1	44	83
11	GADOI	VANTHALI	35/3	0	20	18
			35/2	0	4	94
			35/1	0	50	82
			38	0	12	45
			39	0	44	77
			49	0	2	6
			50	0	7	58
			53	0	10	98
			51	0	52	92
			54	0	34	25
			59/B	0	16	78
			55	0	31	60
			56	0	24	16
			57	0	14	31
			58	0	75	56
			59/A	0	14	54
			153	0	78	2
			155	0	44	8
			156	0	41	45
			164	0	36	56
			165	0	41	50
			163	0	41	92
			Road	0	2	75
12	MANEKWADA	KESHOD	Road	0	34	15
			146	0	29	17
			168	0	74	86
			147	0	40	63
			148/1	0	19	98
			168	0	30	81
			179	0	37	10

No.	Village Name	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	MANEKWADA	KESHOD	173	0	55	97
			182/1	0	1	6
			184	0	53	5
			254	0	28	72
			256/2	0	5	39
			256/3	0	3	15
			256/1	0	27	66
			255	0	9	32
			257	0	52	77
			258	0	22	92
			259	0	58	4
			260	0	18	56
			263/1	0	30	48
			Road	0	1	11
			264	0	57	44
			265	0	1	8
			306	0	44	79
			307/1	0	51	37
			307/2	0	36	48
			308	0	86	89
			301	0	33	47
			297	0	2	13
			294	0	8	53
13	AGATRAI	KESHOD	310/2	0	3	7
			310/1	0	52	4
			309/1	0	41	19
			309/2	0	43	63
			308	0	25	42
			345	0	0	11
			349/1	0	1	20
			346	0	42	71
			347/1	0	62	62
			347/2	0	29	55
			348/1	0	34	61
			358	0	31	5
			359	0	2	1
			360	0	13	72
			277/2	0	7	30
			271/3	0	2	52
			361	0	52	85
			366	0	28	38
			367	0	38	87
			Road	0	9	85
			64	0	23	77
			403	0	23	7
			Road	0	65	27
			402/3	0	1	88
			402/1	0	17	45
			383	0	0	5
			382	0	10	64
			402/2	0	48	53
			386	0	15	26

No.	Village Name	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	AGATRAI	KESHOD	495	0	7	46
			494	0	8	82
			493	0	22	67
			381	0	17	22
			Road	0	7	85
			521	0	0	3
			515	0	31	6
			516	0	1	67
			514	0	6	44
			513	0	21	23
			497	0	0	0
			River	0	11	62
			River	0	0	32
			River	0	0	32
			498	0	39	82
			642	0	17	13
			644/1	0	23	68
			643/1	0	6	67
			647	0	0	1
			646	0	7	33
			644/2	0	5	58
			645	0	34	93
			640/B	0	9	19
			Road	0	3	82
			640	0	19	40
			631/3	0	21	53
			631/4	0	23	94
			629	0	11	98
			628	0	9	42
			627	0	28	95
			626/1	0	74	4
			626/2	0	70	9
			Road	0	2	99
14	MOVANA	KESHOD	5	0	5	32
			4	1	10	88
			3/3	0	15	31
			3/1	0	19	44
			2/1	0	3	32
			11	0	4	42
			2/2	0	27	52
			12	0	16	73
			14	0	19	34
			17	0	21	78
			River	0	2	53
			16/3	0	1	26
			16/2	0	3	53
			16	0	21	69
			Road	0	6	97
			33/4	0	24	40
			34	0	1	86
			35	0	51	46
			36/2	0	5	24

No.	Village Name	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	MOVANA	KESHOD	83/2	0	15	99
			81	0	5	52
			112	0	31	41
			83/1	0	27	68
			84	0	45	4
			85	0	18	41
			86	0	69	72
			89	0	37	80
			90	0	31	15
			92	0	28	49
			93	0	35	92
			102	0	5	0
			94/2	0	9	83
			95	0	6	68
			101	0	3	13
			100	0	2	78
			Kotar	0	59	24
			Kotar	0	21	25
			96	0	26	60
15	KESHOD (M)	KESHOD	64	0	25	49
			62	0	19	76
			63	0	23	27
			590/2	0	44	80
			65	0	22	88
			59	0	10	65
			58/2	0	26	39
			58/1	0	28	5
			56	0	11	84
			5	0	0	5
			589/1	1	13	43
			50/2	0	39	44
			50/1	0	31	12
			679/2	0	16	69
			770/1	0	9	7
			685	0	74	49
			684	0	0	6
			660/1	0	33	74
			660/2	0	15	29
			642/2	0	17	22
			685	1	59	10
			687	0	26	63
			654/1	0	6	57
			603/2	0	7	32
			585	0	87	46
			653	0	37	29
			642/1	0	29	9
			643	0	45	41
			646/2/C	0	23	67
			603/1	0	71	13
			646/2/A	0	42	9
			650	0	40	8
			604	0	35	61

No.	Village Name	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	KESHOD (M)	KESHOD	605	0	46	84
			613	0	43	91
			614/1	0	0	12
			780/1	0	14	3
			514/1	0	32	55
			Road	0	17	5
			Road	1	29	82
			518	0	58	12
			520	0	2	25
			519	0	60	4
			521	0	13	74
			524	0	4	46
			522	0	33	39
			523	0	22	47
			Road	0	70	93
			491	0	31	31
16	SONDARDA	KESHOD	194	0	0	94
			193	0	0	87
			192	0	17	78
			181	0	30	9
			180	0	34	54
			179	0	40	2
			176	0	21	48
			169	0	0	55
			175	1	22	20
			327	0	31	56
			332	0	24	18
			333	0	19	53
			334	0	25	38
			336	0	12	66
			335	0	8	65
			338/4	0	3	69
			338/3	0	6	90
			338/2	0	27	90
			River	0	0	23
			343	0	16	75
			3	0	5	6
			1	0	61	24
			63	0	17	50
			338/1/A	0	45	56
			64	0	0	12
			61	0	31	17
			62	0	41	72
			Road	1	99	90
			72	0	81	46
			71	0	0	8
			77	0	0	23
			76	0	36	24
			75	0	67	76
			Road	0	9	62
			104	0	8	93
			99	0	10	24

No.	Village Name	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	SONDARDA	KESHOD	103	0	0	39
			100	0	69	27
			105	0	19	7
			95	0	15	36
			101	0	54	37
17	KOYALANA LATHIYA	KESHOD	37/1	0	51	34
			38	0	36	2
			Road	0	4	89
			2	0	58	67
			39	0	52	71
			40	0	31	11
			15	0	15	28
			14	0	15	81
			13	0	26	92
			41	0	33	56
			42	0	48	38
			43/1	0	3	45
			43/2	0	14	5
			44	0	12	18
			45	0	7	35
			43/1	0	54	39
			46	0	17	88
			47/1	0	13	82
			47/3	0	15	46
			48	1	1	52
			49	0	30	90
			50	0	30	85
			51	0	17	59
			52	0	17	38
			53	0	21	8
			54	0	18	70
			55	0	20	76
			56	0	23	4
			57	0	14	3
			58	0	15	19
			59	0	13	88
			60	0	13	53
			61	0	14	70
			Road	0	12	19
			62	0	41	32
18	KEVADRA	KESHOD	Road	0	19	2
			299	1	8	35
			Road	0	4	19
			350/2	0	93	20
			226/2	0	18	16
			226/1	0	7	39
			225	0	73	5
			223	0	27	96
			222	0	55	86
			227	1	24	14
			357	0	0	65

No.	Village Name	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	KEVADRA	KESHOD	380	0	36	88
			219	1	57	55
			218	0	83	90
			217	0	52	18
			209	0	4	74
			183	0	3	65
19	BHAT SIMROLI	KESHOD	9	0	98	73
			Road	0	3	78
			9	0	9	60
			8	0	28	69
			7	0	66	73
			6/1	0	26	10
			6/2	0	30	66
			5	0	64	57
			2	0	25	53
			1	0	41	65
			91	0	0	28
			Road	0	4	89
			92	0	5	73
			93	0	32	70
			94	0	4	39
			Road	0	0	38
			105	0	26	79
			106	0	30	82
			108	0	31	93
			109/1	0	41	53
			109/2	0	1	19
			112/1	0	68	18
			112/2	0	5	28
20	BAVA SIMROLI	KESHOD	129	0	23	8
			121	0	66	41
			120	0	98	75
			109	0	2	15
			110	0	93	64
			Road	0	2	56
			111	0	24	96
			115	2	39	30
21	KARAMDI	MANGROL	41/4	0	31	25
			41/5	0	33	46
			41/12	0	50	76
			41/13	0	37	42
			Kotar	0	0	8
			41/15	0	34	93
22	GOREJ	MANGROL	112	1	5	20
			113	0	34	61
			134	0	61	52
			133/2	0	34	95
			133/1	0	97	40
			131	0	44	94
			126/2	0	64	82
			126/1	0	95	63
			Road	0	25	34

No.	Village Name	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
23	SULTANPUR	MANGROL	28	0	50	10
			27	0	37	7
			26	0	1	98
			24	0	0	6
			25	0	65	89
			16/2	0	62	41
			15/1	0	18	11
			15/2	0	21	58
			14	0	27	1
			11	0	18	57
			12	0	24	84
			1/2	0	22	21
			1/1	0	15	66
			180	0	24	44
			181/4	0	4	96
			181/3	0	5	52
			181/2	0	0	78
			181/5	0	67	22
			161	0	9	98
			181/1	0	61	99
			160	0	15	38
			157	0	15	19
			156	0	8	40
			155	0	7	47
			154	0	13	78
			150/4	0	6	16
			Road	0	32	67
			148/3	0	5	89
			146	0	0	37
			147	0	7	53
			148/1	0	7	39
			148/2	0	0	0
			145/1	0	2	24
			144	0	47	51
			143	0	83	22
			142	0	65	37
			129/8	0	32	58
24	KALETPAR	MANGROL	91/2	0	11	27
			92	0	27	88
			98	0	44	95
			97	0	26	37
			96/1	0	26	43
			96/4	0	25	79
			102	0	4	29
25	PANIDARA	MALIA	16	1	37	64
			19	0	9	89
			21	0	51	11
			20	0	16	79
			22	0	78	58
			23	0	9	32
			26	0	66	32
			27/1	0	22	78

No.	Village Name	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	PANIDARA	MALIA	27/5	0	39	92
			Road	0	10	93
			27/4	0	27	18
			27/2	0	30	56
			27/3	0	42	80
26	DHELANA	MANGROL	273/1	0	37	51
			273/2	0	36	65
			276	0	19	93
			278	0	20	31
			279	0	49	91
			255	0	36	52
			Road	0	10	66
			251	0	53	5
			Road	0	5	33
			232	0	7	21
			237	0	60	67
			231	0	62	71
			225	0	46	15
			224	0	21	42
			215	1	6	65
			Road	0	5	1
27	JUTHAL	MANGROL	45	0	18	53
			46	1	44	52
			47	0	61	56
			51	0	10	52
			53/4	0	82	56
			53/3	0	34	76
			Road	0	23	89
			54	3	5	84
28	GALODHAR	MALIA	1/B	0	50	80
			1/A	7	33	8
29	SABALPUR	JUNAGADH	56/2	0	60	53
			56/1	0	47	80
30	SARAGVADA	JUNAGADH	196	0	9	72
			197	0	24	92
			2/5	0	0	30
			17/1	0	32	24
			17/2	0	6	7
			17/3	0	17	32
			184	0	5	7
			198/1	0	6	34
			17/4	0	19	66
			187	0	22	19
			2/1	0	0	24
			2/2	0	3	38
			2/3	0	37	8
			2/4	0	13	33
			2/6	0	46	18
			2/7	0	11	60
			60/2	0	42	51
			188	0	21	37
			185	0	21	90

No.	Village Name	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	SARAGVADA	JUNAGADH	60/1	0	54	62
			Road	0	6	43
			37/2	0	38	55
			37/1	0	39	0
			38/2	0	26	10
			33	0	14	25
			38/1/B	0	3	25
			38/1/C	0	30	81
			12	0	3	88
			Road	0	6	38
31	KANJHADI	VANTHALI	36	0	26	63
			37	0	23	56
32	KHOKHARDA	VANTHALI	179	0	47	4
			180	0	0	75
			178	0	81	55
			175	0	60	68
			Road	0	7	75
			166	0	93	37
33	HANDLA	KESHOD	77	0	1	33
34	TINMAS	VANTHALI	64	0	33	96

By order and in the name of the Governor of Gujarat,

RAVI SOLANKI,
Chief Engineer & Add. Secretary to Government.

નર્મદા જળસંપત્તિ પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૭ ફેબ્રુઆરી, ૨૦૧૪.

ગુજરાત પાણીની અને ગેસની પાઈપ લાઈન (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત)
અધિનિયમ ૨૦૦૦ ની કલમ-૩(૧)

ક્રમાંક : વીડબલ્યુએસ-૧૩-૨૦૧૪-૬૮-જીએન-૩-ખ-૪.-આ જાહેરનામામાં જણાવેલ હિત સંબંધ ધરાવનાર સર્વે ખાતેદારો કબજેદારોને આથી જણાવવામાં આવે છે કે ગુજરાત સરકારને જાહેરહિતમાં એવું જણાય છે કે, જુનાગઢ અને રાજકોટ જિલ્લામાં પીવાનાં પાણીના પાઈપ લાઈન ૧૫૦૦/૧૩૦૦/૮૦૦/૬૦૦ મીમી વ્યાસ એમ.એસ. પાઈપલાઈન ૩૨૦૦૦/૨૨૦૦૦/૨૧૦૦૦/૧૮૦૦૦ મીટર લંબાઈ નાખવી જરૂરી હતી. જે જુનાગઢ જિલ્લાનાં જુનાગઢ તાલુકાનાં વડાલ ગામ થી માળીયા(હા) તાલુકાનાં ગલોદર ગામ તથા માંગરોળ તાલુકાનાં ઢેલાણા ગામ સુધી સંરદાર સરોવર નર્મદા કેનાલ આધારીત પાઈપલાઈન ગુજરાત પોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમીટેડ (ગુજરાત સરકારનું સાહસ) દ્વારા નાંખવાનું કામ હાથ ધરવામાં આવનાર છે. આ પાઈપ લાઈન માટે જાહેર હેતુસર આ સાથેની અનુસુચિમાં જણાવેલ જમીનમાં તેની સામે દર્શાવેલ ક્ષેત્રફળ વાળી જમીનમાંનો વપરાશકારોનો હક્ક સંપાદીત કરવો જરૂરી છે. વપરાશી હક્ક સંપાદન થતાં જમીનનો કબજો જે તે ખાતેદાર કબજેદારનો રહે છે જેથી જે તે ખાતેદાર કબજેદાર ઉક્ત અધિનિયમનો કલમ-૮ નાં જમીન વપરાશ સંબંધી નિયંત્રણોને આધીન ખેતી કરી શકશે. સદરહુ પીવાનાં પાણીની પાઈપ લાઈન જમીનમાં ઓછામાં ઓછી ૧ મીટર થી વધુ ઉંડાઈએ નાંખવામાં આવશે.

ઉપરોક્ત કાયદાની કલમ ૩(૧) માં દર્શાવ્યા પ્રમાણે રાજ્ય સરકાર સદરહુ સવાલવાળી જમીનમાં રાજ્યપત્રમાં પ્રસિદ્ધ કરેલ જાહેરનામાંથી તેમનાં વપરાશકારોનાં હક્ક સંપાદિત કરવા માટેનો પોતાનો ઇરાદો જાહેર કરે છે. તો સવાલ વાળી જમીનનાં હિત સંબંધ ધરાવતી તમામ વ્યક્તિઓને સદરહુ જમીનમાં પાઈપલાઈન નાંખવાનું કામ હાથ ધરવામાં આવનાર છે તેના વપરાશકારોનાં હક્ક સંપાદિત કરવા અંગે વાંધો હોય તો ગુજરાત સરકારનાં ગેઝેટમાં પ્રસિદ્ધ થયેલા જાહેરનામાની નકલ મલ્યાની તારીખથી ૩૦ દિવસમાં આ બાબતે સક્ષમ અધિકારીશ્રી અને સીનીયર મેનેજર (સીવીલ) એન.સી.જર પ્રોજેક્ટ ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, જલ ભવન, બીલખા રોડ, પોલીસ ટ્રેનીંગ ગ્રાઉન્ડ પાસે જુનાગઢને વાંધાની લેખીત રજુઆત કરી વાંધાઓ રજુ કરવા.

જમીનમાં વપરાશકારોના હક્ક સંપાદન થતી જમીનની વિગતો (એન.સી. -૪૨)

અનુસૂચિ-૩(૧)

જિલ્લો : જુનાગઢ

રાજ્ય : ગુજરાત

અ.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૧	વડાલ	જુનાગઢ	૨૩૦	૦	૫૪	૫૧
			૧૭૫/૨	૦	૧	૭૯
			૧૭૬	૦	૨	૪
			૫૫૬/૧	૦	૫	૫૬
			૫૫૬	૦	૧૭	૮૪
			૫૫૬/૨	૦	૮	૩૫
			૧૭૨	૦	૧૩	૩૪
			૨૨૯	૦	૧૪	૨૨
			૧૭૫/૩	૦	૧૧	૮૦
			૩૯૪	૦	૧૦	૩૩
			૧૬૮/૧	૦	૧૦	૭૭
	વડાલ	જુનાગઢ	૧૭૮/૨	૦	૧૫	૩૩
			૧૭૭	૦	૧૫	૫૨
			રોડ	૦	૪	૧૯
			રેલ્વે	૦	૯	૮
૨	સુખપુર	જુનાગઢ	૧૩	૦	૭૬	૮૯
			૧૨/૩	૦	૮	૭૦
			૧૧	૦	૨૨	૨૫
			૧૦	૦	૨૭	૭૩
			૯	૦	૫૧	૧૮
			રોડ	૦	૯	૮૬
			૧૩૬	૦	૪૧	૭૨
			૧૩૭	૦	૨૦	૨૫
			૧૩૮	૦	૧૬	૫૫
			૧૪૦/૧	૦	૪૩	૫૨
			૧૪૬	૦	૧	૫૨
			૧૪૪	૦	૫	૫૧
			૧૪૦/૨	૦	૨૫	૯૯
			૧૪૫/૧	૦	૧૪	૮૧
			૫૬	૧	૧૬	૭૦

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
૩	ગાલીયાવાડા	જુનાગઢ	૧૮૧	૦	૪૩	૫૯
			૧૭૮	૦	૩૬	૯૨
			૧૭૭	૦	૪૪	૧૪
			૧૭૬	૦	૪૪	૫૧
			૧૬૮	૧	૧૪	૯૮
			૨૦૬	૦	૪	૪૫
			૧૬૬	૦	૪૯	૫૫
			૧૬૩	૦	૫૭	૮૦
			૩૧૮	૦	૦	૫૪
			૩૧૪	૦	૦	૨૬
			૩૧૯	૦	૧૧	૯૪
			૩૨૦	૦	૧૯	૫૯
			૩૩/૨	૦	૦	૬૬
			૨૯/૨	૦	૩૫	૮૨
			૩૫	૦	૪	૫૪
			૩૨૦	૦	૨૨	૫૮
			૨૯/૧	૦	૨	૧૬
			૩૩/૧	૦	૧૫	૧૭
			૩૪	૦	૯	૨૨
			૩૨	૦	૨૧	૨૪
			૩૬	૦	૩૧	૨
			૩૦	૦	૩	૬૮
			૩૧	૦	૬	૫૩
			૩૨૦	૨	૨૮	૭૮
૪	વઘાવી	જુનાગઢ	૮૪	૦	૫૧	૬૫
			૮૫	૦	૮૧	૮૦
			૮૬	૦	૩૭	૯૫
			૮૭	૦	૫૬	૬૭
			૧૧૦	૦	૪૫	૪૫
			૧૧૧	૦	૭૬	૧૦
			૧૧૩/૧	૦	૬	૫૧
			૧૧૩	૦	૯	૮૪
			૧૧૪	૦	૩૦	૬૦
			૧૧૫	૦	૪૮	૨૫
			૧૧૯	૦	૧૩	૩૨
			૧૨૦	૦	૩૮	૭૩
			૧૨૩	૦	૪૮	૧૨
			૧૨૮	૦	૪	૨૭
			૧૨૫	૦	૮૩	૩૭
			૩૪૪	૦	૧૦	૬૨
			૧૯૩	૦	૪	૪૨
			૧૯૪	૦	૪૫	૨૧

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	વઘાવી	જુનાગઢ	૨૫૨	૦	૧૦	૬૭
			૨૫૩	૦	૬૩	૮૭
			૨૫૦	૦	૩૪	૭૫
			નદી	૦	૦	૯૨
			નદી	૦	૨૧	૧૫
			૨૪૮	૦	૪૦	૨૪
			રોડ	૦	૮	૩૨
			૨૪૭	૦	૨૯	૩૮
			૨૭૨	૦	૨૭	૩૬
			૨૬૯	૦	૭૯	૩૧
			૨૭૨	૦	૨૩	૯૪
			રોડ	૦	૮	૮૮
			નદી	૦	૭૬	૯૫
			નદી	૦	૧૦	૮૨
			નદી	૦	૭	૪૩
૫	ઉમતવાડા	વંથલી	૧૨૦/૨	૦	૩	૪૮
			૧૧૫	૦	૪૪	૮૭
			૧૨૨	૦	૩૬	૨
			૧૧૪	૦	૨૨	૧૭
			૧૨૧	૦	૨૩	૮૧
			૧૧૩	૦	૨૨	૫
			૧૧૨	૦	૧૪	૩૦
			૧૧૧	૦	૩૫	૬૪
			૧૦૭	૦	૨૪	૯૦
			૧૦૬	૦	૧૮	૩૯
૬	નાંદરખી (રામજીવીડા)	વંથલી	૮૦	૧	૫૦	૩
			૮૧	૦	૨૭	૯૬
			૮૨	૦	૩૯	૯૪
			૮૩	૦	૧૦	૫૩
			૯૧	૦	૮૮	૮૫
			૬૪	૦	૧૮	૯૭
			નદી	૦	૫	૭૬
			નદી	૦	૨	૮
			૫૬/૧	૦	૨	૮૭
૭	નાંદરખી (રામજીવીડા)	વંથલી	૫૭	૦	૮૪	૭૯
૭	કોયલી	વંથલી	૬૬૧/૧	૦	૪૪	૫૯
			૨૫/૨	૦	૬	૩૦
			૬૬૧/૨	૦	૨	૨૧
			રોડ	૦	૧૦	૨૨
			૨૫/૧	૦	૮	૫૧

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	કોથલી	વંથલી	૨૬	૦	૦	૨૧
			૬૫૮	૦	૨	૭૪
			૬૫૯	૦	૧૫	૫
			૬૬૦	૦	૧૧	૬૬
			૬૬૨	૦	૧	૪૭
			૨૪	૦	૪૬	૩૮
			૬૬૩	૦	૪૧	૩૪
			૬૬૫	૦	૦	૯૬
			૬૬૪	૦	૪૭	૭૭
			૬૯૩	૦	૩૨	૭૧
			૬૯૫/૧	૦	૧૬	૬૮
			૬૯૨/૧	૦	૭	૮૮
			૬૯૭/૩	૦	૧૩	૯
			૬૯૭/૧	૦	૧૨	૪૩
			૬૯૯/૨	૦	૦	૨૨
			૬૯૯/૧	૦	૨૧	૧૯
			૭૦૦/૧	૦	૦	૬૯
			૬૦૨/૨	૦	૧૨	૯૫
			૬૦૨/૧	૦	૬	૬
			— ૬૦૧/૧	૦	૮	૨૫
			૫૯૯/૨	૦	૪	૯૨
			૬૦૧/૨	૦	૩	૯૫
			૫૯૯/૩	૦	૯	૮૧
			૫૯૮/૨	૦	૬	૧૮
			૫૯૭/૧	૦	૩	૬૪
			૫૯૭/૨	૦	૧૫	૧
			રોડ	૦	૧૦	૨૧
			૫૯૫	૦	૦	૧૦
			૫૯૬/૧	૦	૨૫	૩૦
			૩૨૦	૦	૨૧	૧૮
			૪૨૪	૦	૧૭	૯
			૪૨૨	૦	૧૮	૬૨
			૩૨૧	૦	૯	૬૧
			૩૧૬/૧	૦	૧૭	૮૯
			૩૧૬/૨	૦	૩	૫૩
			૪૨૩	૦	૦	૨૬
			૩૧૫	૦	૩૪	૭૦
			૩૧૪	૦	૨૦	૦
			૩૧૨	૦	૨૩	૫૯
			૩૧૩	૦	૦	૮
			૩૧૦	૦	૭	૪૫
			૩૧૧	૦	૫	૨૪

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	કોથલી	વંથલી	૩૦૯/૧	૦	૨૭	૫૮
			૩૦૮	૦	૧૩	૬૬
			૩૦૭	૦	૧૯	૫૧
			૨૯૮	૦	૬૫	૪૧
			રોડ	૦	૧૯	૮૧
૮	શાપુર	વંથલી	૩૫૮	૦	૨૧	૧૯
			૩૫૭	૦	૧૯	૧૪
			૩૫૬	૦	૭	૭૬
			૩૫૫	૦	૨૩	૯૫
			૩૫૪	૦	૨૮	૩૩
			૩૫૩	૦	૩૯	૮
			૩૫૧	૦	૫૨	૫૯
			૬૭૫/૧	૦	૬	૪
			૬૭૫/૨	૦	૧૯	૯૨
			૩૪૨/૧	૦	૨૯	૨૨
			૩૩૮	૦	૫૩	૦
			૩૩૭	૦	૩૪	૫૪
			૬૭૬	૦	૭	૮૧
			૩૩૬/૧	૦	૪૧	૨૪
			૩૩૫	૦	૩૩	૧૨
			૩૧૯	૦	૨૪	૭૨
			૬૪૪/૧	૦	૪૫	૯૯
			૬૪૪/૩	૦	૨૦	૨૨
			૫૫૦/૨	૦	૧૨	૮૦
			૩૧૮	૦	૨૪	૯૦
			૩૧૭	૦	૩૯	૫૮
			૨૫૫	૦	૨૧	૬૬
			૨૮૭	૦	૧૨	૨૬
			૨૮૮	૦	૭૩	૩
			૨૮૯	૦	૩૪	૭૯
			૨૮૫	૦	૧	૩૧
			રોડ	૦	૧૩	૫૮
૯	વંથલી (મી)	વંથલી	૬૯૮/૨	૦	૦	૮૮
			૬૯૮/૧	૦	૫૬	૧૯
			૭૦૩	૦	૩૩	૬૪
			૭૦૪	૦	૫	૩૨
			૭૦૫/૩	૦	૨૩	૨૪
			૭૦૫/૧	૦	૧૪	૧૨
			૭૦૫/૨	૦	૨૯	૪૦
			૭૦૭	૦	૩૫	૩
			૭૦૮/૧	૦	૫૦	૩૭
			૭૦૯	૦	૨૩	૬૦

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આર.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	વંથલી (માં)	વંથલી	૭૩૮/૨	૦	૧૩	૩૩
			૭૩૯/૨	૦	૨૬	૧૭
			૭૩૯/૧	૦	૩૪	૫૭
			૭૩૮/૧	૦	૨૪	૫૪
			૭૪૧/૨	૦	૩૦	૨૬
			૭૪૧/૧	૦	૨૫	૨૨
			૭૪૨	૦	૨૬	૧
			૨૦૬	૦	૫	૨
			૭૪૩/૧	૦	૯	૪૬
			૭૪૩/૨	૦	૨	૬૩
			૭૪૭	૦	૧૧	૨૫
			૭૪૬	૦	૩	૬૮
			૭૪૫	૦	૨૮	૪૬
			૯૫૯	૦	૨૧	૧૯
			૭૮૨/૨	૦	૧૧	૮૫
			૭૮૨/૧	૦	૧૦	૪૯
			૭૯૦/૧	૦	૧૨	૫૦
			૧૦૯૩/૨	૦	૧૨	૧૯
			૧૦૯૩/૧	૦	૮	૮૫
			૭૮૮	૦	૩	૯૬
			૭૯૨	૦	૨૩	૭૨
			૧૦૭૦	૦	૧૫	૭૪
			૭૯૩	૦	૦	૧
			૭૯૭/૩	૦	૫	૯૩
			૭૯૭/૪	૦	૧૪	૬૭
			૭૯૭/૩	૦	૫	૫૪
			નદી	૦	૪૭	૨૯
			નદી	૦	૧	૭
			નદી	૦	૧	૭
			૭૯૬/૧	૦	૩૪	૬૯
			૭૯૮	૦	૧૮	૬૮
			૮૯૯	૦	૧૧	૯૬
			૮૬૮	૦	૩	૫
			૧૦૫૦	૦	૦	૪૧
			૮૭૨	૦	૨૧	૫૯
			૯૩૫	૦	૧૮	૯૧
			૯૬૩	૦	૧૯	૬૮
			૯૬૨	૦	૧	૩૩
			કોતર	૦	૧૧	૯
			કોતર	૦	૦	૩૭
			૯૩૪	૦	૨૫	૬૬
			૯૩૩	૦	૧૪	૯૨

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	વંથલી (માં)	વંથલી	૧૦૭૩	૦	૦	૪૦
			૯૩૨	૦	૨૫	૬૩
			૯૩૧	૦	૩૯	૭૧
			૯૪૯/૧	૦	૧૦	૨૭
			૯૪૯/૨	૦	૬	૪૪
			૪૯૪/૪	૦	૭	૯૫
			૪૯૪/૨	૦	૧૧	૫૪
			૯૨૬	૦	૧૪	૮૧
			૯૨૭	૦	૭	૪૪
			૯૨૫	૦	૩૦	૩૧
			૧૦૦૬/૧	૦	૩૨	૫૨
			૯૧૮	૦	૧૭	૬૩
			૧૦૯૫	૦	૧	૪૫
			૯૪૪	૦	૦	૨૫
			૯૧૭	૦	૨૯	૪૮
			૯૧૬/૨	૦	૪	૮૨
			રોડ	૦	૧૨	૮૧
			૯૧૬/૨	૦	૮	૭
			૯૧૬/૧	૦	૨૧	૨૯
			૯૧૩	૦	૫૬	૫૬
			૯૧૨/૧	૦	૨૬	૭૯
			૯૧૧/૨	૦	૩૮	૬૬
			૯૧૦/૧	૦	૪૨	૯૪
			૯૧૦/૨	૦	૩૭	૪૧
			૯૧૦/૩	૦	૨૦	૨૬
			રોડ	૦	૧૫	૮૫
૧૦	કણાઝા	વંથલી	રોડ	૦	૪	૪૧
			રોડ	૦	૧	૯
			૩૪	૦	૨૭	૭૮
			૩૩	૦	૨૮	૩૯
			૩૧	૦	૪૪	૮૨
			૩૦	૦	૩૬	૦
			૨૧	૧	૦	૨૩
			૫૬	૧	૧૦	૧૬
			રોડ	૦	૩૭	૬૬
			૫૭	૧	૪૪	૮૩
૧૧	ગડોઈ	વંથલી	૩૫/૩	૦	૨૦	૧૮
			૩૫/૨	૦	૪	૯૪
			૩૫/૧	૦	૫૦	૮૨
			૩૮	૦	૧૨	૪૫
			૩૯	૦	૪૪	૭૭
			૪૯	૦	૨	૬

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	ગડોઈ	વંથલી	૫૦	૦	૭	૫૮
			૫૩	૦	૧૦	૯૮
			૫૧	૦	૫૨	૯૨
			૫૪	૦	૩૪	૨૫
			૫૯/બી	૦	૧૬	૭૮
			૫૫	૦	૩૧	૬૦
			૫૬	૦	૨૪	૧૬
			૫૭	૦	૧૪	૩૧
			૫૮	૦	૭૫	૫૬
			૫૯/એ	૦	૧૪	૫૪
			૧૫૩	૦	૭૮	૨
			૧૫૫	૦	૪૪	૮
			૧૫૬	૦	૪૧	૪૫
			૧૬૪	૦	૩૬	૫૬
			૧૬૫	૦	૪૧	૫૦
			૧૬૩	૦	૪૧	૯૨
			રોડ	૦	૨	૭૫
૧૨	માણેકવાડા	કેશોદ	રોડ	૦	૩૪	૧૫
			૧૪૬	૦	૨૯	૧૭
			૧૬૮	૦	૭૪	૮૬
			૧૪૭	૦	૪૦	૬૩
			૧૪૮/૧	૦	૧૯	૯૮
			૧૬૮	૦	૩૦	૮૧
			૧૭૯	૦	૩૭	૧૦
			૧૭૩	૦	૫૫	૯૭
			૧૮૨/૧	૦	૧	૬
			૧૮૪	૦	૫૩	૫
			૨૫૪	૦	૨૮	૭૨
			૨૫૬/૨	૦	૫	૩૯
			૨૫૬/૩	૦	૩	૧૫
			૨૫૬/૧	૦	૨૭	૬૬
			૨૫૫	૦	૯	૩૨
			૨૫૭	૦	૫૨	૭૭
			૨૫૮	૦	૨૨	૯૨
			૨૫૯	૦	૫૮	૪
			૨૬૦	૦	૧૮	૫૬
			૨૬૩/૧	૦	૩૦	૪૮
			રોડ	૦	૧	૧૧
			૨૬૪	૦	૫૭	૪૪
			૨૬૫	૦	૧	૮
			૩૦૬	૦	૪૪	૭૯
			૩૦૭/૧	૦	૫૧	૩૭

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	માણેકવાડા	કેશોદ	૩૦૭/૨	૦	૩૬	૪૮
			૩૦૮	૦	૮૬	૮૮
			૩૦૧	૦	૩૩	૪૭
			૨૯૭	૦	૨	૧૩
			૨૯૪	૦	૮	૫૩
૧૩	અગતરાઈ	કેશોદ	૩૧૦/૨	૦	૩	૭
			૩૧૦/૧	૦	૫૨	૪
			૩૦૯/૧	૦	૪૧	૧૯
			૩૦૯/૨	૦	૪૩	૬૩
			૩૦૮	૦	૨૫	૪૨
			૩૪૫	૦	૦	૧૧
			૩૪૯/૧	૦	૧	૨૦
			૩૪૬	૦	૪૨	૭૧
			૩૪૭/૧	૦	૬૨	૬૨
			૩૪૭/૨	૦	૨૯	૫૫
			૩૪૮/૧	૦	૩૪	૬૧
			૩૫૮	૦	૩૧	૫
			૩૫૯	૦	૨	૧
			૩૬૦	૦	૧૩	૭૨
			૨૭૭/૨	૦	૭	૩૦
			૨૭૧/૩	૦	૨	૫૨
			૩૬૧	૦	૫૨	૮૫
			૩૬૬	૦	૨૮	૩૮
			૩૬૭	૦	૩૮	૮૭
			૨૦૬	૦	૯	૮૫
			૬૪	૦	૨૩	૭૭
			૪૦૩	૦	૨૩	૭
			૨૦૬	૦	૬૫	૨૭
			૪૦૨/૩	૦	૧	૮૮
			૪૦૨/૧	૦	૧૭	૪૫
			૩૮૩	૦	૦	૫
			૩૮૨	૦	૧૦	૬૪
			૪૦૨/૨	૦	૪૮	૫૩
			૩૮૬	૦	૧૫	૨૬
			૪૯૫	૦	૭	૪૬
			૪૯૪	૦	૮	૮૨
			૪૯૩	૦	૨૨	૬૭
			૩૮૧	૦	૧૭	૨૨
			૨૦૬	૦	૭	૮૫
			૫૨૧	૦	૦	૩
			૫૧૫	૦	૩૧	૬
			૫૧૬	૦	૧	૬૭

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	અગતરાઈ	કેશોદ	૫૧૪	૦	૬	૪૪
			૫૧૩	૦	૨૧	૨૩
			૪૯૭	૦	૦	૦
			નદી	૦	૧૧	૬૨
			નદી	૦	૦	૩૨
			નદી	૦	૦	૩૨
			૪૯૮	૦	૩૯	૮૨
			૬૪૨	૦	૧૭	૧૩
			૬૪૪/૧	૦	૨૩	૬૮
			૬૪૩/૧	૦	૬	૬૭
			૬૪૭	૦	૦	૧
			૬૪૬	૦	૭	૩૩
			૬૪૪/૨	૦	૫	૫૮
			૬૪૫	૦	૩૪	૯૩
			૬૪૦/બી	૦	૯	૧૯
			રોડ	૦	૩	૮૨
			૬૪૦	૦	૧૯	૪૦
			૬૩૧/૩	૦	૨૧	૫૩
			૬૩૧/૪	૦	૨૩	૯૪
			૬૨૯	૦	૧૧	૯૮
			૬૨૮	૦	૯	૪૨
			૬૨૭	૦	૨૮	૯૫
			૬૨૬/૧	૦	૭૪	૪
			૬૨૬/૨	૦	૭૦	૯
			રોડ	૦	૨	૯૯
૧૪	મોવાણા	કેશોદ	૫	૦	૫	૩૨
			૪	૧	૧૦	૮૮
			૩/૩	૦	૧૫	૩૧
			૩/૧	૦	૧૯	૪૪
			૨/૧	૦	૩	૩૨
			૧૧	૦	૪	૪૨
			૨/૨	૦	૨૭	૫૨
			૧૨	૦	૧૬	૭૩
			૧૪	૦	૧૯	૩૪
			૧૭	૦	૨૧	૭૮
			નદી	૦	૨	૫૩
			૧૬/૩	૦	૧	૨૬
			૧૬/૨	૦	૩	૫૩
			૧૬	૦	૨૧	૬૯
			રોડ	૦	૬	૯૭
			૩૩/૪	૦	૨૪	૪૦

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	મોવાણા	કેશોદ	૩૪	૦	૧	૮૬
			૩૫	૦	૫૧	૪૬
			૩૬/૨	૦	૫	૨૪
			૮૩/૨	૦	૧૫	૯૯
			૮૧	૦	૫	૫૨
			૧૧૨	૦	૩૧	૪૧
			૮૩/૧	૦	૨૭	૬૮
			૮૪	૦	૪૫	૪
			૮૫	૦	૧૮	૪૧
			૮૬	૦	૬૯	૭૨
			૮૯	૦	૩૭	૮૦
			૯૦	૦	૩૧	૧૫
			૯૨	૦	૨૮	૪૯
			૯૩	૦	૩૫	૯૨
			૧૦૨	૦	૫	૦
			૯૪/૨	૦	૯	૮૩
			૯૫	૦	૬	૬૮
			૧૦૧	૦	૩	૧૩
		—	૧૦૦	૦	૨	૭૮
			કોતર	૦	૫૯	૨૪
			કોતર	૦	૨૧	૨૫
			૯૬	૦	૨૬	૬૦
૧૫	કેશોદ (મ)	કેશોદ	૬૪	૦	૨૫	૪૯
			૬૨	૦	૧૯	૭૬
			૬૩	૦	૨૩	૨૭
			૫૯૦/૨	૦	૪૪	૮૦
			૬૫	૦	૨૨	૮૮
			૫૯	૦	૧૦	૬૫
			૫૮/૨	૦	૨૬	૩૯
			૫૮/૧	૦	૨૮	૫
			૫૬	૦	૧૧	૮૪
			૫	૦	૦	૫
			૫૮૯/૧	૧	૧૩	૪૩
			૫૦/૨	૦	૩૯	૪૪
			૫૦/૧	૦	૩૧	૧૨
			૬૭૯/૨	૦	૧૬	૬૯
			૭૭૦/૧	૦	૯	૭
			૬૮૫	૦	૭૪	૪૯
			૬૮૪	૦	૦	૬
			૬૬૦/૧	૦	૩૩	૭૪
			૬૬૦/૨	૦	૧૫	૨૯

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	કેશોદ (મ)	કેશોદ	૬૪૨/૨	૦	૧૭	૨૨
			૬૮૫	૧	૫૯	૧૦
			૬૮૭	૦	૨૬	૬૩
			૬૫૪/૧	૦	૬	૫૭
			૬૦૩/૨	૦	૭	૩૨
			૫૮૫	૦	૮૭	૪૬
			૬૫૩	૦	૩૭	૨૯
			૬૪૨/૧	૦	૨૯	૯
			૬૪૩	૦	૪૫	૪૧
			૬૪૬/૨ /સી	૦	૨૩	૬૭
			૬૦૩/૧	૦	૭૧	૧૩
			૬૪૬/૨ /એ	૦	૪૨	૯
			૬૫૦	૦	૪૦	૮
			૬૦૪	૦	૩૫	૬૧
			૬૦૫	૦	૪૬	૮૪
			૬૧૩	૦	૪૩	૯૧
			૬૧૪/૧	૦	૦	૧૨
			૭૮૦/૧	૦	૧૪	૩
			૫૧૪/૧	૦	૩૨	૫૫
			રોડ	૦	૧૭	૫
			રોડ	૧	૨૯	૮૨
			૫૧૮	૦	૫૮	૧૨
			૫૨૦	૦	૨	૨૫
			૫૧૯	૦	૬૦	૪
			૫૨૧	૦	૧૩	૭૪
			૫૨૪	૦	૪	૪૬
			૫૨૨	૦	૩૩	૩૯
			૫૨૩	૦	૨૨	૪૭
			રોડ	૦	૭૦	૯૩
			૪૯૧	૦	૩૧	૩૧
૧૬	સોનદરડા	કેશોદ	૧૯૪	૦	૦	૯૪
			૧૯૩	૦	૦	૮૭
			૧૯૨	૦	૧૭	૭૮
			૧૮૧	૦	૩૦	૯
			૧૮૦	૦	૩૪	૫૪
			૧૭૯	૦	૪૦	૨
			૧૭૬	૦	૨૧	૪૮
			૧૬૯	૦	૦	૫૫
			૧૭૫	૧	૨૨	૨૦
			૩૨૭	૦	૩૧	૫૬
			૩૩૨	૦	૨૪	૧૮
			૩૩૩	૦	૧૯	૫૩

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	સોનદરડા	કેશોદ	૩૩૪	૦	૨૫	૩૮
			૩૩૬	૦	૧૨	૬૬
			૩૩૫	૦	૮	૬૫
			૩૩૮/૪	૦	૩	૬૯
			૩૩૮/૩	૦	૬	૯૦
			૩૩૮/૨	૦	૨૭	૯૦
			૧૬૧	૦	૦	૨૩
			૩૪૩	૦	૧૬	૭૫
			૩	૦	૫	૬
			૧	૦	૬૧	૨૪
			૬૩	૦	૧૭	૫૦
			૩૩૮/૧/એ	૦	૪૫	૫૬
			૬૪	૦	૦	૧૨
			૬૧	૦	૩૧	૧૭
			૬૨	૦	૪૧	૭૨
			૨૦૬	૧	૯૯	૯૦
			૭૨	૦	૮૧	૪૬
			૭૧	૦	૦	૮
			૭૭	૦	૦	૨૩
			૭૬	૦	૩૬	૨૪
			૭૫	૦	૬૭	૭૬
			૨૦૬	૦	૯	૬૨
			૧૦૪	૦	૮	૯૩
			૯૯	૦	૧૦	૨૪
			૧૦૩	૦	૦	૩૯
			૧૦૦	૦	૬૯	૨૭
			૧૦૫	૦	૧૯	૭
			૯૫	૦	૧૫	૩૬
			૧૦૧	૦	૫૪	૩૭
૧૭	કોયલાણા લાઠીયા	કેશોદ	૩૭ / ૧	૦	૫૧	૩૪
			૩૮	૦	૩૬	૨
			૨૦૬	૦	૪	૮૯
			૨	૦	૫૮	૬૭
			૩૯	૦	૫૨	૭૧
			૪૦	૦	૩૧	૧૧
			૧૫	૦	૧૫	૨૮
			૧૪	૦	૧૫	૮૧
			૧૩	૦	૨૬	૯૨
			૪૧	૦	૩૩	૫૬
			૪૨	૦	૪૮	૩૮
			૪૩/૧	૦	૩	૪૫
			૪૩/૨	૦	૧૪	૫

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	કોચલાણા લાઠીયા	કેશોદ	૪૪	૦	૧૨	૧૮
			૪૫	૦	૭	૩૫
			૪૩/૧	૦	૫૪	૩૯
			૪૬	૦	૧૭	૮૮
			૪૭/૧	૦	૧૩	૮૨
			૪૭/૩	૦	૧૫	૪૬
			૪૮	૧	૧	૫૨
			૪૯	૦	૩૦	૯૦
			૫૦	૦	૩૦	૮૫
			૫૧	૦	૧૭	૫૯
			૫૨	૦	૧૭	૩૮
			૫૩	૦	૨૧	૮
			૫૪	૦	૧૮	૭૦
			૫૫	૦	૨૦	૭૬
			૫૬	૦	૨૩	૪
			૫૭	૦	૧૪	૩
			૫૮	૦	૧૫	૧૯
			૫૯	૦	૧૩	૮૮
			૬૦	૦	૧૩	૫૩
			૬૧	૦	૧૪	૭૦
			રોડ	૦	૧૨	૧૯
			૬૨	૦	૪૧	૩૨
૧૮	કેવઢા	કેશોદ	રોડ	૦	૧૯	૨
			૨૯૯	૧	૮	૩૫
			રોડ	૦	૪	૧૯
			૩૫૦/૨	૦	૯૩	૨૦
			૨૨૬/૨	૦	૧૮	૧૬
			૨૨૬/૧	૦	૭	૩૯
			૨૨૫	૦	૭૩	૫
			૨૨૩	૦	૨૭	૯૬
			૨૨૨	૦	૫૫	૮૬
			૨૨૭	૧	૨૪	૧૪
			૩૫૭	૦	૦	૬૫
			૩૮૦	૦	૩૬	૮૮
			૨૧૯	૧	૫૭	૫૫
			૨૧૮	૦	૮૩	૯૦
			૨૧૭	૦	૫૨	૧૮
			૨૦૯	૦	૪	૭૪
			૧૮૩	૦	૩	૬૫
૧૯	ભાટ સીમરોલી	કેશોદ	૯	૦	૯૮	૭૩
			રોડ	૦	૩	૭૮

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	ભાટ સીમરોલી	કેશોદ	૯	૦	૯	૬૦
			૮	૦	૨૮	૬૯
			૭	૦	૬૬	૭૩
			૬/૧	૦	૨૬	૧૦
			૬/૨	૦	૩૦	૬૬
			૫	૦	૬૪	૫૭
			૨	૦	૨૫	૫૩
			૧	૦	૪૧	૬૫
			૯૧	૦	૦	૨૮
			રોડ	૦	૪	૮૯
			૯૨	૦	૫	૭૩
			૯૩	૦	૩૨	૭૦
			૯૪	૦	૪	૩૯
			રોડ	૦	૦	૩૮
			૧૦૫	૦	૨૬	૭૯
			૧૦૬	૦	૩૦	૮૨
			૧૦૮	૦	૩૧	૯૩
			૧૦૯/૧	૦	૪૧	૫૩
			૧૦૯/૨	૦	૧	૧૯
			૧૧૨/૧	૦	૬૮	૧૮
			૧૧૨/૨	૦	૫	૨૮
૨૦	બાવા સીમરોલી	કેશોદ	૧૨૯	૦	૨૩	૮
			૧૨૧	૦	૬૬	૪૧
			૧૨૦	૦	૯૮	૭૫
			૧૦૯	૦	૨	૧૫
			૧૧૦	૦	૯૩	૬૪
			રોડ	૦	૨	૫૬
			૧૧૧	૦	૨૪	૯૬
			૧૧૫	૨	૩૯	૩૦
૨૧	કરમડી	માંગરોળ	૪૧/૪	૦	૩૧	૨૫
			૪૧/૫	૦	૩૩	૪૬
			૪૧/૧૨	૦	૫૦	૭૬
			૪૧/૧૩	૦	૩૭	૪૨
			કોતર	૦	૦	૮
			૪૧/૧૫	૦	૩૪	૯૩
૨૨	ગોરજ	માંગરોળ	૧૧૨	૧	૫	૨૦
			૧૧૩	૦	૩૪	૬૧
			૧૩૪	૦	૬૧	૫૨
			૧૩૩/૨	૦	૩૪	૯૫
			૧૩૩/૧	૦	૯૭	૪૦
			૧૩૧	૦	૪૪	૯૪
			૧૨૬ / ૨	૦	૬૪	૮૨
			૧૨૬ / ૧	૦	૯૫	૬૩
			રોડ	૦	૨૫	૩૪

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૨૩	સુલતાનપુર	માંગરોળ	૨૮	૦	૫૦	૧૦
			૨૭	૦	૩૭	૭
			૨૬	૦	૧	૯૮
			૨૪	૦	૦	૬
			૨૫	૦	૬૫	૮૯
			૧૬/૨	૦	૬૨	૪૧
			૧૫/૧	૦	૧૮	૧૧
			૧૫/૨	૦	૨૧	૫૮
			૧૪	૦	૨૭	૧
			૧૧	૦	૧૮	૫૭
			૧૨	૦	૨૪	૮૪
			૧/૨	૦	૨૨	૨૧
			૧/૧	૦	૧૫	૬૬
			૧૮૦	૦	૨૪	૪૪
			૧૮૧/૪	૦	૪	૯૬
			૧૮૧/૩	૦	૫	૫૨
			૧૮૧/૨	૦	૦	૭૮
			૧૮૧/૫	૦	૬૭	૨૨
			૧૬૧	૦	૯	૯૮
			૧૮૧/૧	૦	૬૧	૯૯
			૧૬૦	૦	૧૫	૩૮
			૧૫૭	૦	૧૫	૧૯
			૧૫૬	૦	૮	૪૦
			૧૫૫	૦	૭	૪૭
			૧૫૪	૦	૧૩	૭૮
			૧૫૦/૪	૦	૬	૧૬
			૨૦૬	૦	૩૨	૬૭
			૧૪૮/૩	૦	૫	૮૯
			૧૪૬	૦	૦	૩૭
			૧૪૭	૦	૭	૫૩
			૧૪૮/૧	૦	૭	૩૯
			૧૪૮/૨	૦	૦	૦
			૧૪૫/૧	૦	૨	૨૪
			૧૪૪	૦	૪૭	૫૧
૨૩	સુલતાનપુર	માંગરોળ	૧૪૩	૦	૮૩	૨૨
			૧૪૨	૦	૬૫	૩૭
			૧૨૯/૮	૦	૩૨	૫૮
૨૪	કાલેતપર	માંગરોળ	૯૧/૨	૦	૧૧	૨૭
			૯૨	૦	૨૭	૮૮
			૯૮	૦	૪૪	૯૫
	કાલેતપર	માંગરોળ	૯૭	૦	૨૬	૩૭
			૯૬/૧	૦	૨૬	૪૩
			૯૬/૪	૦	૨૫	૭૯
			૧૦૨	૦	૪	૨૯

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૨૫	પણીનદ્રા	માળીયા	૧૬	૧	૩૭	૬૪
			૧૯	૦	૯	૮૯
			૨૧	૦	૫૧	૧૧
			૨૦	૦	૧૬	૭૯
			૨૨	૦	૭૮	૫૮
			૨૩	૦	૯	૩૨
			૨૬	૦	૬૬	૩૨
			૨૭/૧	૦	૨૨	૭૮
			૨૭/૫	૦	૩૯	૯૨
			રોડ	૦	૧૦	૯૩
			૨૭/૪	૦	૨૭	૧૮
			૨૭/૨	૦	૩૦	૫૬
			૨૭/૩	૦	૪૨	૮૦
૨૬	ઢેલાણા	માંગરોલ	૨૭૩/૧	૦	૩૭	૫૧
			૨૭૩/૨	૦	૩૬	૬૫
			૨૭૬	૦	૧૯	૯૩
			૨૭૮	૦	૨૦	૩૧
			૨૭૯	૦	૪૯	૯૧
			૨૫૫	૦	૩૬	૫૨
			રોડ	૦	૧૦	૬૬
			૨૫૧	૦	૫૩	૫
			રોડ	૦	૫	૩૩
			૨૩૨	૦	૭	૨૧
			૨૩૭	૦	૬૦	૬૭
			૨૩૧	૦	૬૨	૭૧
			૨૨૫	૦	૪૬	૧૫
			૨૨૪	૦	૨૧	૪૨
			૨૧૫	૧	૬	૬૫
			રોડ	૦	૫	૧
૨૭	જુથલ	માંગરોલ	૪૫	૦	૧૮	૫૩
			૪૬	૧	૪૪	૫૨
			૪૭	૦	૬૧	૫૬
			૫૧	૦	૧૦	૫૨
			૫૩/૪	૦	૮૨	૫૬
			૫૩/૩	૦	૩૪	૭૬
			રોડ	૦	૨૩	૮૯
			૫૪	૩	૫	૮૪
૨૮	ગલોદર	માળીયા	૧/બી	૦	૫૦	૮૦
			૧/એ	૭	૩૩	૮
૨૯	સબલપુર	જુનાગઢ	૫૬/૨	૦	૬૦	૫૩
			૫૬/૧	૦	૪૭	૮૦
૩૦	સરગવાડા	જુનાગઢ	૧૯૬	૦	૯	૭૨
			૧૯૭	૦	૨૪	૯૨
			૨/૫	૦	૦	૩૦
			૧૭/૧	૦	૩૨	૨૪

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	સરગવાડા	જુનાગઢ	૧૭/૨	૦	૬	૭
			૧૭/૩	૦	૧૭	૩૨
			૧૮૪	૦	૫	૭
			૧૮૮/૧	૦	૬	૩૪
			૧૭/૪	૦	૧૮	૬૬
			૧૮૭	૦	૨૨	૧૮
			૨/૧	૦	૦	૨૪
			૨/૨	૦	૩	૩૮
			૨/૩	૦	૩૭	૮
			૨/૪	૦	૧૩	૩૩
			૨/૬	૦	૪૬	૧૮
			૨/૭	૦	૧૧	૬૦
			૬૦/૨	૦	૪૨	૫૧
			૧૮૮	૦	૨૧	૩૭
			૧૮૫	૦	૨૧	૮૦
			૬૦/૧	૦	૫૪	૬૨
			રોડ	૦	૬	૪૩
			૩૭/૨	૦	૩૮	૫૫
			૩૭/૧	૦	૩૮	૦
			૩૮/૨	૦	૨૬	૧૦
			૩૩	૦	૧૪	૨૫
			૩૮/૧/બી	૦	૩	૨૫
			૩૮/૧/સી	૦	૩૦	૮૧
			૧૨	૦	૩	૮૮
			રોડ	૦	૬	૩૮
૩૧	કંજડી	વંથલી	૩૬	૦	૨૬	૬૩
			૩૭	૦	૨૩	૫૬
૩૨	ખોખરડા	વંથલી	૧૭૮	૦	૪૭	૪
			૧૮૦	૦	૦	૭૫
			૧૭૮	૦	૮૧	૫૫
			૧૭૫	૦	૬૦	૬૮
			રોડ	૦	૭	૭૫
			૧૬૬	૦	૮૩	૩૭
૩૩	હાંડલા	કેશોદ	૭૭	૦	૧	૩૩
૩૪	તીનમસ	વંથલી	૬૪	૦	૩૩	૮૬

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રવિ સોલંકી,

સરકારના મુખ્ય ઈજનેર અને અધિક સચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



सत्यमेव जयते

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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

NARMADA WATER RESOURCES WATER SUPPLY AND KALPASAR DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 3rd February, 2014.

THE GUJARAT WATER AND GAS PIPELINE

(ACQUISITION OF RIGHT OF USER IN LAND) ACT, 2000 SECTION-3(1)

No. VWS-15/2014/41/GN-4/KH -4 : -Whereas it appears to the Govt. of Gujarat that it is necessary in the Public interest to lay pipeline 1700mm / 1500 mm Dia M.S. pipeline 40000 / 19000 mtr. length in the Rajkot and Junagadh District for providing drinking water Pipeline from village Khirasara Taluka Jetpur Dist: Rajkot to village Vadal Taluka Junagadh Dist: Junagadh and village Khirasara Taluka Jetpur Dist : Rajkot to village Vegadi Taluka Dhoraji Dist: Rajkot is being laid by Gujarat Water Infrastructure Limited (a Government of Gujarat Undertaking, Gandhinagar) Under Sardar Sarovar Narmada Canal Based pipeline project and whereas, for the purpose it is necessary to acquire the Right of User in the land described in the Schedule annexed to this Notification in public interest. After declaration of acquisition of Right of User of owner or occupier of the land shall be entitled to use the land for the purpose of agriculture as per the provision made under section 9 of the said act. The water pipeline will be laid minimum 1.0 mtr below ground level.

Now therefore in exercise of powers conferred by sub-section (1) of Section 3 of the said act the Government of Gujarat hereby declares its intention to acquire the Right of User described in the notification as published in the government gazette. Any person interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copy of the notification as published in the official Gazette of Government of Gujarat are made available to the general public. Objection in writing with grounds to the acquisition of the Right of User therein under the land to Shri N. P. Solanki, Senior Manager (Civil) & Competent Authority NC-41 Project, Gujarat Water Infrastructure Limited, "Jalbhavan", Bilkha Road, Near Police Training Ground, Junagadh Dist: Junagadh.

DETAILS REGARDING LAND ACQUIRED FOR RIGHT OF USER (NC-41)

SCHEDULE- 3(1)

District: - Rajkot

State: - Gujarat

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
1	Jetpur	Khirasara	330	01	24	38
			331	00	26	79
			332	00	20	94
			342	04	33	67
			342/6	00	29	45
			342/7	00	82	55
			River	01	03	50
			River	00	02	29
			River	00	02	29
2	Jetpur	Monpar	21	00	37	56
			23	00	27	68
			24	00	10	08
			25	00	50	10
			26/5	00	31	02
			26/6	00	13	41
			26/7	00	17	31
			26/8	00	06	92
			34	00	32	90
			38	00	12	51
			45	00	01	73
			46/2	00	08	43
			46/3	00	01	00
			46/4	00	20	78
			48	00	04	57
			River	00	12	09
			River	00	01	62
			River	00	01	62
3	Jetpur	Derdi	100/1	00	56	10
			100/2	00	34	52
			100/3	00	07	72
			101	00	08	92
			136/1	00	41	75
			137/1	00	30	71
			137/2	00	39	01
			138	00	22	57
			54	01	01	75
			56	00	35	16
			57	00	08	00

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
			59	00	52	54
			60/1	00	01	19
			60/2	00	04	04
			71	00	02	17
			78/2	00	06	57
			78/4	00	18	31
			78/5	00	13	58
			79/1	00	30	77
			85/1	00	13	95
			86	00	40	40
			87	00	06	50
			88	00	41	70
			91/1	00	02	80
			91/2	00	12	37
			91/3	00	29	70
			91/4	00	01	00
			92/1	00	07	06
			92/2	00	01	25
			99/1	00	13	18
			99/2	00	22	84
			Road	00	07	31
			Road	00	05	65
			No Number	00	01	00
4	Jetpur	Pithadiya	104/1	00	40	23
			108	00	44	71
			111	00	14	44
			217	00	24	85
			235	00	51	98
			236	00	11	59
			247/1	00	37	67
			247/2	00	02	61
			248	00	28	76
			3	00	30	25
			36	00	16	20
			4	00	20	54
			416	00	10	82
			417	00	11	60
			418	00	14	02
			42	00	20	48
			420	00	78	66
			421	00	01	42
			428	00	12	35

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
			429	00	10	91
			43	00	16	53
			430	00	03	59
			431/1	00	10	51
			431/2	00	01	00
			432	00	14	27
			433	00	17	32
			434	00	18	01
			437	00	01	98
			44	00	20	95
			447	00	08	98
			448	01	11	96
			49	00	05	02
			5	00	18	09
			50	00	43	91
			54/1	00	54	39
			6/1	00	32	39
			7	00	34	33
			8	00	03	17
			94	00	64	28
			95	00	41	77
			Road	00	13	11
			Road	00	08	10
			Road	00	09	19
			Road	00	15	00
			No Number	00	05	78
			No Number	01	88	62
			No Number	00	25	91
			255/3	00	03	25
			255/2	00	01	62
			255/1	00	23	12
			254	00	04	12
			253	00	17	70
			252	00	10	32
			No Number	00	01	24
5	Jetpur	Jetpur	156	00	21	89
			157	00	49	38
			173	00	39	52
			174	00	40	34
			176	00	27	81
			177	00	13	97
			179	00	38	32

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
			189	00	51	77
			190	00	55	12
			196	00	58	09
			201	00	69	91
			202	00	79	06
			217	00	51	07
			218	00	01	00
			223/1	00	01	00
			223/2	00	27	57
			223/3	00	16	37
			223/4	00	07	94
			226	01	22	85
			247	00	10	37
			248	00	12	90
			249	00	20	17
			250	00	13	59
			296/1	00	19	16
			296/2	00	02	32
			298	00	29	54
			299	00	33	40
			365	00	24	85
			366	00	22	37
			371	00	33	49
			372/1	00	16	98
			372/2	00	17	60
			377	00	39	72
			378	00	60	87
			385	00	63	17
			397	00	01	22
			480	00	26	96
			481/1	00	17	03
			483	00	01	00
			484	00	46	49
			485	00	42	17
			489	00	54	74
			525	00	58	33
			527	00	84	20
			553	00	84	30
			554/2	00	93	33
			563	00	31	07
			564	00	26	49
			565	00	56	38

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
			566	00	21	66
			567	00	41	70
			808	00	37	08
			818/1	00	15	27
			819	00	62	64
			820	00	36	51
			824	00	84	29
			864	00	74	66
			865	00	31	70
			869	00	68	73
			870	00	08	06
			871	00	51	12
			872	00	13	12
			874/1	00	05	23
			895	00	09	25
			896	02	11	70
			897	00	34	58
			898	00	39	05
			905	00	05	14
			River	00	26	93
			River	00	02	43
			River	00	02	44
			River	00	42	42
			River	00	01	00
			River	00	01	00
			Road	00	06	44
			Road	00	02	83
			Road	00	23	63
			Road	00	07	34
			Road	00	05	33
			No Number	00	26	80
			No Number	01	11	49
			No Number	00	16	50
			No Number	00	28	71
			211	00	76	20
			208	00	05	14
			209	00	28	90
			212	01	60	82
			207	00	02	85
			253	00	06	08
			221	00	27	41
			220	00	35	91

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
			295	00	18	76
			219	00	07	48
			222	00	76	70
			Road	00	05	76
			Road	00	02	66
6	Jetpur	Sardharpur	105	00	08	06
			115	00	39	17
			118	00	72	83
			14	00	18	52
			15	00	35	67
			16	00	01	00
			17	00	48	77
			24	00	21	43
			25	00	55	29
			354	01	12	22
			5	00	01	00
			59	00	23	96
			63	00	21	54
			64	00	35	65
			68	00	20	92
			69	00	43	33
			87	00	31	19
			88	00	87	06
			Road	00	01	15
			Road	00	01	00
			Road	00	02	24
			Road	00	02	82
			Road	00	02	32
			Road	00	06	33
			Road	00	04	08
7	Jetpur	Panchpipala	102/2	00	24	28
			104/1	00	32	24
			104/2	00	48	26
			110	00	28	85
			143	00	17	92
			145	00	15	62
			146	00	20	65
			147/1	00	08	58
			147/2	00	04	11
			148/1	00	20	97
			149	00	04	08
			151/2	00	19	17

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
			152	00	05	19
			153	00	04	83
			163	01	75	23
			165/1	00	43	40
			191	02	49	13
			276	02	31	49
			278	01	59	58
			298	00	18	84
			302	00	02	40
			5	00	21	65
			80	00	30	99
			81	00	32	09
			82/1	00	10	30
			82/2	00	66	92
			92/3	00	22	31
			92/5	00	18	20
			94/4	00	18	84
			Road	00	01	00
			Road	00	07	51
			Road	00	08	35
			No Number	00	13	62
			79/1	00	40	10
			Road	00	06	25
			River	00	12	50
			5	01	00	00
			2	00	40	10
			4/2	00	20	20
			4/1	00	55	00
			3	00	40	10
			275/1	00	55	00
			275/2	00	65	00
8	Jetpur	Lunagari	117	00	48	41
			118	00	01	12
			119	00	32	18
			124/1	00	60	64
			127	00	08	15
			128	00	12	90
			156	00	31	29
			47/1	00	14	16
			47/7	00	02	50
			47/8	00	08	64
			47/9	00	03	27

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
			48	00	35	02
			49	00	59	30
			50/1	00	12	40
			50/2	00	03	06
			51	00	02	92
			52	00	11	64
			55	00	01	00
			57	00	42	96
			7/2	00	01	00
			River	00	03	23
			River	00	01	00
			River	00	01	00
			Road	00	07	64
9	Jetpur	Champrajpur	12	00	21	87
			18	00	74	87
			19	00	14	50
			20	00	50	47
			21	00	43	50
			61/1	00	34	42
			61/2	00	88	46
			61/3	00	49	46
			62	00	24	82
			63	00	29	22
			64	00	12	28
			65	00	13	23
			66	00	15	64
			67	00	10	93
			68	00	60	37
			74	00	02	88
			8	00	35	79
			9	00	22	52
			Road	00	09	15
			Road	00	03	40
			Road	00	06	08
			Road	00	09	15
10	Jetpur	Bordi Samadhiyala	427'	01	28	55
			Road	00	03	14
			426/1	00	10	77
11	Jetpur	Dedarva	201	00	01	00
			202	00	07	49
			203	00	04	02
			207	00	12	64

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
			208	00	16	83
			210	00	17	70
			210 Paiki	00	61	27
			211	00	08	95
			212	00	39	06
			213	00	13	03
			214	00	11	83
			215	00	23	67
			216	00	20	88
			218	00	05	14
			238\1	00	01	00
			239	01	00	48
			240\1	00	81	75
			240\2	00	10	05
			242	00	14	45
			243	00	32	69
			244	00	35	14
			245	00	70	52
			247	00	63	66
			Road	00	06	78
			Road	00	05	59
			Road	00	96	14
			No Number	00	51	71
			183	00	09	28
			184	00	03	90
			186	00	07	66
			Road	00	06	65
			197	00	39	53
			198	00	15	27
			199	00	23	15
			Road	00	04	56
			200	00	19	98
			Road	00	94	42
12	Jetpur	Jetalsar	109	00	09	83
			110	00	43	92
			113	00	52	38
			114	00	22	38
			79	00	28	38
			80	00	50	93
			81	00	23	37
			82	00	30	85
			Road	00	40	85

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
			78	00	06	82
			75	00	05	25
			76	00	01	21
			Road	01	06	28
13	Jetpur	Navi Sankli	10	00	40	94
			100	00	01	31
			101	00	20	31
			102	00	01	00
			103	00	30	42
			104	00	17	72
			11	00	31	24
			22	00	09	05
			23	00	12	21
			28/1	00	01	00
			52	00	01	18
			53	00	09	23
			54	00	06	87
			55	00	02	79
			75	00	01	13
			76	00	24	63
			77	00	13	50
			78/1	00	20	93
			79	00	30	94
			90	00	30	03
			91	00	39	86
			92	00	25	64
			River	00	01	00
			River	00	01	00
			Road	00	01	00
			Road	02	24	58
			21	00	43	55
14	Jetpur	Juni Sankli	324	00	09	35
			325	00	18	83
			326	00	22	52
			328	00	31	35
			329	00	40	64
15	Dhoraji	Umarkot	10	01	75	94
			33	01	54	82
			5	01	04	68
			7	01	13	68
			9	00	23	82
			Road	00	02	07

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
16	Dhoraji	Vegadi	10/1	00	68	52
			14	00	21	86
			5/1	00	35	79
			5/PO-2	00	23	44
			5/PO-3	00	06	82
			6	00	01	56
			8	00	31	77
			9	00	40	07
			No Number	00	28	23
			No Number	00	25	84
			4	00	68	61
17	Junagadh	Choki	106	00	33	71
			107	00	12	77
			110	00	24	64
			111/2	00	01	61
			112	00	07	38
			165	00	32	49
			20	00	42	64
			21	00	05	56
			30	00	52	12
			32	00	48	08
			33	00	12	28
			54/4	00	34	86
			55/2	00	47	13
			55/3	00	19	11
			59	00	02	45
			River	00	07	53
			River	00	13	59
			River	00	01	99
			River	00	02	57
			River	00	01	54
			River	00	02	27
			River	00	04	61
			Road	00	04	61
			Road	02	28	65
			Road	00	07	02
			Road	00	52	32
			23	00	38	57
			24	00	89	84
			27/Paiki	00	36	16
			29	00	46	19

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
			28	00	66	44
			55/1	00	31	23
			376	00	66	85
			55/6	00	15	86
			57	00	19	97
			108	00	25	10
			109	00	23	82
			114/2	00	16	44
			113	00	25	10
			135	00	24	26
			134	00	60	79
			136	00	79	19
			137	00	47	14
			146/2	00	47	37
			146/1	00	40	51
18	Junagadh	Katharota	128\1	00	22	88
			129\2\1	00	35	48
			129\2\2	00	34	43
			130	00	69	61
			131	00	35	86
			132	00	41	18
			255	00	01	73
			84	00	25	85
			85	00	01	00
			86	00	46	32
			River	00	02	29
			River	00	03	87
			River	00	01	84
			Road	00	03	34
			129\1	00	01	00
			255	00	14	36
19	Junagadh	Vadal	10/1	00	31	04
			11/3	00	23	94
			142	00	01	00
			143	00	67	85
			166/4	00	01	59
			167/2	00	09	89
			167/3	00	05	02
			17/1	00	48	28
			17/2	00	01	00
			18/1	00	16	35
			18/2	00	22	40

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
			18/3	00	19	90
			19	00	62	40
			20/1	00	27	57
			499/3	00	01	00
			500/1	00	42	18
			505	00	10	69
			506	00	12	38
			507	00	05	94
			586/2	00	25	35
			589	00	34	80
			589/3	00	18	47
			592/2	00	11	24
			655	00	07	14
			710	00	90	72
			711	00	34	07
			715	00	04	10
			717	00	49	95
			718	00	28	74
			719	00	52	23
			723/1	00	39	19
			River	00	02	13
			River	00	02	10
			River	00	01	57
			Road	00	07	10
			168/1	00	39	37
			166/3	00	19	60
			165	00	84	41
			147/2	00	40	40
			147/1	00	31	34
			422	00	01	85
			166/2	00	05	05
			167/1	00	04	91
			164	00	05	11

By order and in the name of the Governor of Gujarat,

RAVI SOLANKI,
Chief Engineer & Add. Secretary to Government.

નર્મદા જળસંપત્તિ પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૭ ફેબ્રુઆરી, ૨૦૧૪.

ગુજરાત પાણીની અને ગેસની પાઈપ લાઈન (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત)
અધિનિયમ ૨૦૦૦ ની કલમ-૩(૧)

ક્રમાંક : વીડબલ્યુએસ-૧૫-૨૦૧૪-૪૧-જીએન-૪-ખ-૪. આ જાહેરનામામાં જણાવેલ હિત સંબંધ ધરાવનાર સર્વે ખાતેદારો કબ્જેદારોને આથી જણાવવામાં આવે છે કે ગુજરાત સરકારને જાહેરહિતમાં એવું જણાય છે કે, જુનાગઢ અને રાજકોટ જિલ્લામાં પીવાનાં પાણીના પાઈપ લાઈન ૧૭૦૦/૧૫૦૦ મીમી વ્યાસ એમ.એસ. પાઈપલાઈન ૪૦૦૦૦/૧૬૦૦૦ મીટર લંબાઈ નાખવી જરૂરી હતી. જે રાજકોટ જિલ્લાનાં જેતપુર તાલુકાનાં ખીરસરા ગામ થી જુનાગઢ જિલ્લાનાં જુનાગઢ તાલુકાનાં વડાલ ગામ તથા રાજકોટ જિલ્લાનાં ઘોરાજી તાલુકાનાં વેગડી ગામ સુધી સરદાર સરોવર નર્મદા કેનાલ આધારીત પાઈપલાઈન ગુજરાત પોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમીટેડ (ગુજરાત સરકારનું સાહસ) દ્વારા નાંખવાનું કામ હાથ ધરવામાં આવનાર છે. આ પાઈપ લાઈન માટે જાહેર હેતુસર આ સાથેની અનુસૂચિમાં જણાવેલ જમીનમાં તેની સામે દર્શાવેલ ક્ષેત્રફળ વાળી જમીનમાંનો વપરાશકારોના હક્ક સંપાદીત કરવો જરૂરી છે. વપરાશી હક્ક સંપાદન થતાં જમીનનો કબજો જે તે ખાતેદાર કબ્જેદારનો રહે છે જેથી જે તે ખાતેદાર કબ્જેદાર ઉક્ત અધિનિયમનો કલમ-૬ નાં જમીન વપરાશ સંબંધી નિયંત્રણોને આધીન ખેતી કરી શકશે. સદરહુ પીવાનાં પાણીની પાઈપ લાઈન જમીનમાં ઓછામાં ઓછી ૧ મીટર થી વધુ ઉંડાઈએ નાંખવામાં આવશે.

ઉપરોક્ત કાયદાની કલમ ૩(૧) માં દર્શાવ્યા પ્રમાણે રાજ્ય સરકાર સદરહુ સવાલવાળી જમીનમાં રાજ્યપત્રમાં પ્રસિદ્ધ કરેલ જાહેરનામાંથી તેમનાં વપરાશકારોનાં હક્ક સંપાદીત કરવા માટેનો પોતાનો ઇરાદો જાહેર કરે છે. તો સવાલ વાળી જમીનનાં હિત સંબંધ ધરાવતી તમામ વ્યક્તિઓને સદરહુ જમીનમાં પાઈપલાઈન નાંખવાનું કામ હાથ ધરવામાં આવનાર છે તેના વપરાશકારોનાં હક્ક સંપાદીત કરવા અંગે વાંધો હોય તો ગુજરાત સરકારનાં ગેઝેટમાં પ્રસિદ્ધ થયેલા જાહેરનામાની નકલ મલ્યાની તારીખથી ૩૦ દિવસમાં આ બાબતે શ્રી એન.પી.સોલંકી સક્ષમ અધિકારીશ્રી અને સીનીયર મેનેજર (સીવીલ) એન.સી.જી. પ્રોજેક્ટ ગુજરાત પોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમીટેડ, સીનીયર મેનેજરની કચેરી જલ ભવન, બીલખા રોડ, જુનાગઢને વાંધાની લેખીત રજૂઆત કરી વાંધાઓ રજૂ કરવા.

જમીનમાં જમીનમાં વપરાશકારોના હક્ક સંપાદન થતી જમીનની વિગતો (એન. સી. ૪૧, પ્રોજેક્ટ)

અનુસૂચિ-૩(૧)

જિલ્લો : રાજકોટ

રાજ્ય : ગુજરાત

અં.નં.	તાલુકો	ગામનું નામ	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૧	જેતપુર	ખીરસરા	૩૩૦	૦૧	૨૪	૩૮
			૩૩૧	૦૦	૨૬	૭૯
			૩૩૨	૦૦	૨૦	૯૪
			૩૪૨	૦૪	૩૩	૬૭
			૩૪૨/૬	૦૦	૨૯	૪૫
			૩૪૨/૭	૦૦	૮૨	૫૫
			૧૬૧	૦૧	૦૩	૫૦
			૧૬૧	૦૦	૦૨	૨૯
			૧૬૧	૦૦	૦૨	૨૯
૨	જેતપુર	મોણપર	૨૧	૦૦	૩૭	૫૬
			૨૩	૦૦	૨૭	૬૮
			૨૪	૦૦	૧૦	૦૮

અં.નં.	તાલુકો	ગામનું નામ	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
			૨૫	૦૦	૫૦	૧૦
			૨૬/૫	૦૦	૩૧	૦૨
			૨૬/૬	૦૦	૧૩	૪૧
			૨૬/૭	૦૦	૧૭	૩૧
			૨૬/૮	૦૦	૦૬	૯૨
			૩૪	૦૦	૩૨	૯૦
			૩૮	૦૦	૧૨	૫૧
			૪૫	૦૦	૦૧	૭૩
			૪૬/૨	૦૦	૦૮	૪૩
			૪૬/૩	૦૦	૦૧	૦૦
			૪૬/૪	૦૦	૨૦	૭૮
			૪૮	૦૦	૦૪	૫૭
			નદી	૦૦	૧૨	૦૯
			નદી	૦૦	૦૧	૬૨
			નદી	૦૦	૦૧	૬૨
૩	જેતપુર	દેરડી	૧૦૦/૧	૦૦	૫૬	૧૦
			૧૦૦/૨	૦૦	૩૪	૫૨
			૧૦૦/૩	૦૦	૦૭	૭૨
			૧૦૧	૦૦	૦૮	૯૨
			૧૩૬/૧	૦૦	૪૧	૭૫
			૧૩૭/૧	૦૦	૩૦	૭૧
			૧૩૭/૨	૦૦	૩૯	૦૧
			૧૩૮	૦૦	૨૨	૫૭
			૫૪	૦૦	૦૧	૭૫
			૫૬	૦૦	૩૫	૧૬
			૫૭	૦૦	૦૮	૦૦
			૫૯	૦૦	૫૨	૫૪
			૬૦/૧	૦૦	૦૧	૧૯
			૬૦/૨	૦૦	૦૪	૦૪
			૭૧	૦૦	૦૨	૧૭
			૭૮/૨	૦૦	૦૬	૫૭
			૭૮/૪	૦૦	૧૮	૩૧
			૭૮/૫	૦૦	૧૩	૫૮
			૭૯/૧	૦૦	૩૦	૭૭
			૮૫/૧	૦૦	૧૩	૯૫
			૮૬	૦૦	૪૦	૪૦
			૮૭	૦૦	૦૬	૫૦
			૮૮	૦૦	૪૧	૭૦
			૯૧/૧	૦૦	૦૨	૮૦
			૯૧/૨	૦૦	૧૨	૩૭
			૯૧/૩	૦૦	૨૯	૭૦

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
			૯૧/૪	૦૦	૦૧	૦૦
			૯૨/૧	૦૦	૦૭	૦૬
			૯૨/૨	૦૦	૦૧	૨૫
			૯૯/૧	૦૦	૧૩	૧૮
			૯૯/૨	૦૦	૨૨	૮૪
			૨૨૦	૦૦	૦૭	૩૧
			૨૨૦	૦૦	૦૫	૬૫
			બિન નંબરી	૦૦	૦૧	૦૦
૪	જેતપુર	પીઠડીયા	૧૦૪/૧	૦૦	૪૦	૨૩
			૧૦૮	૦૦	૪૪	૭૧
			૧૧૧	૦૦	૧૪	૪૪
			૨૧૭	૦૦	૨૪	૮૫
			૨૩૫	૦૦	૫૧	૯૮
			૨૩૬	૦૦	૧૧	૫૯
			૨૪૭/૧	૦૦	૩૭	૬૭
			૨૪૭/૨	૦૦	૦૨	૬૧
			૨૪૮	૦૦	૨૮	૭૬
			૩	૦૦	૩૦	૨૫
			૩૬	૦૦	૧૬	૨૦
			૪	૦૦	૨૦	૫૪
			૪૧૬	૦૦	૧૦	૮૨
			૪૧૭	૦૦	૧૧	૬૦
			૪૧૮	૦૦	૧૪	૦૨
			૪૨	૦૦	૨૦	૪૮
			૪૨૦	૦૦	૭૮	૬૬
			૪૨૧	૦૦	૦૧	૪૨
			૪૨૮	૦૦	૧૨	૩૫
			૪૨૯	૦૦	૧૦	૯૧
			૪૩	૦૦	૧૬	૫૩
			૪૩૦	૦૦	૦૩	૫૯
			૪૩૧/૧	૦૦	૧૦	૫૧
			૪૩૧/૨	૦૦	૦૧	૦૦
			૪૩૨	૦૦	૧૪	૨૭
			૪૩૩	૦૦	૧૭	૩૨
			૪૩૪	૦૦	૧૮	૦૧
			૪૩૭	૦૦	૦૧	૯૮
			૪૪	૦૦	૨૦	૯૫
			૪૪૭	૦૦	૦૮	૯૮
			૪૪૮	૦૧	૧૧	૯૬
			૪૯	૦૦	૦૫	૦૨
			૫	૦૦	૧૮	૦૯

અં. નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
			૫૦	૦૦	૪૩	૯૧
			૫૪/૧	૦૦	૫૪	૩૯
			૬/૧	૦૦	૩૨	૩૯
			૭	૦૦	૩૪	૩૩
			૮	૦૦	૦૩	૧૭
			૯૪	૦૦	૬૪	૨૮
			૯૫	૦૦	૪૧	૭૭
			૨૨૨૦	૦૦	૧૩	૧૧
			૨૨૨૦	૦૦	૦૮	૧૦
			૨૨૨૦	૦૦	૦૯	૧૯
			૨૨૨૦	૦૦	૧૫	૦૦
			બિન નંબરી	૦૦	૦૫	૭૮
			બિન નંબરી	૦૧	૮૮	૬૨
			બિન નંબરી	૦૦	૨૫	૯૧
			૨૫૫/૩	૦૦	૦૩	૨૫
			૨૫૫/૨	૦૦	૦૧	૬૨
			૨૫૫/૧	૦૦	૨૩	૧૨
			૨૫૪	૦૦	૦૪	૧૨
			૨૫૩	૦૦	૧૭	૭૦
			૨૫૨	૦૦	૧૦	૩૨
			બિન નંબરી	૦૦	૦૧	૨૪
૫	જેતપુર	જેતપુર	૧૫૬	૦૦	૨૧	૮૯
			૧૫૭	૦૦	૪૯	૩૮
			૧૭૩	૦૦	૩૯	૫૨
			૧૭૪	૦૦	૪૦	૩૪
			૧૭૬	૦૦	૨૭	૮૧
			૧૭૭	૦૦	૧૩	૯૭
			૧૭૯	૦૦	૩૮	૩૨
			૧૮૯	૦૦	૫૧	૭૭
			૧૯૦	૦૦	૫૫	૧૨
			૧૯૬	૦૦	૫૮	૦૯
			૨૦૧	૦૦	૬૯	૯૧
			૨૦૨	૦૦	૭૯	૦૬
			૨૧૭	૦૦	૫૧	૦૭
			૨૧૮	૦૦	૦૧	૦૦
			૨૨૩/૧	૦૦	૦૧	૦૦
			૨૨૩/૨	૦૦	૨૭	૫૭
			૨૨૩/૩	૦૦	૧૬	૩૭
			૨૨૩/૪	૦૦	૦૭	૯૪
			૨૨૬	૦૧	૨૨	૮૫
			૨૪૭	૦૦	૧૦	૩૭

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
			૨૪૮	૦૦	૧૨	૬૦
			૨૪૯	૦૦	૨૦	૧૭
			૨૫૦	૦૦	૧૩	૫૯
			૨૯૬/૧	૦૦	૧૯	૧૬
			૨૯૬/૨	૦૦	૦૨	૩૨
			૨૯૮	૦૦	૨૯	૫૪
			૨૯૯	૦૦	૩૩	૪૦
			૩૬૫	૦૦	૨૪	૮૫
			૩૬૬	૦૦	૨૨	૩૭
			૩૭૧	૦૦	૩૩	૪૯
			૩૭૨/૧	૦૦	૧૬	૬૮
			૩૭૨/૨	૦૦	૧૭	૬૦
			૩૭૭	૦૦	૩૯	૭૨
			૩૭૮	૦૦	૬૦	૮૭
			૩૮૫	૦૦	૬૩	૧૭
			૩૯૭	૦૦	૦૧	૨૨
			૪૮૦	૦૦	૨૬	૬૬
			૪૮૧/૧	૦૦	૧૭	૦૩
			૪૮૩	૦૦	૦૧	૦૦
			૪૮૪	૦૦	૪૬	૪૯
			૪૮૫	૦૦	૪૨	૧૭
			૪૮૯	૦૦	૫૪	૭૪
			૫૨૫	૦૦	૫૮	૩૩
			૫૨૭	૦૦	૮૪	૨૦
			૫૫૩	૦૦	૮૪	૩૦
			૫૫૪/૨	૦૦	૬૩	૩૩
			૫૬૩	૦૦	૩૧	૦૭
			૫૬૪	૦૦	૨૬	૪૯
			૫૬૫	૦૦	૫૬	૩૮
			૫૬૬	૦૦	૨૧	૬૬
			૫૬૭	૦૦	૪૧	૭૦
			૮૦૮	૦૦	૩૭	૦૮
			૮૧૮/૧	૦૦	૧૫	૨૭
			૮૧૯	૦૦	૬૨	૬૪
			૮૨૦	૦૦	૩૬	૫૧
			૮૨૪	૦૦	૮૪	૨૯
			૮૬૪	૦૦	૭૪	૬૬
			૮૬૫	૦૦	૩૧	૭૦
			૮૬૯	૦૦	૬૮	૭૩
			૮૭૦	૦૦	૦૮	૦૬
			૮૭૧	૦૦	૫૧	૧૨

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	ચારે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
			૮૭૨	૦૦	૧૩	૧૨
			૮૭૪/૧	૦૦	૦૫	૨૩
			૮૮૫	૦૦	૦૮	૨૫
			૮૮૬	૦૨	૧૧	૭૦
			૮૮૭	૦૦	૩૪	૫૮
			૮૮૮	૦૦	૩૮	૦૫
			૯૦૫	૦૦	૦૫	૧૪
			નદી	૦૦	૨૬	૮૩
			નદી	૦૦	૦૨	૪૩
			નદી	૦૦	૦૨	૪૪
			નદી	૦૦	૪૨	૪૨
			નદી	૦૦	૦૧	૦૦
			નદી	૦૦	૦૧	૦૦
			રસ્તો	૦૦	૦૬	૪૪
			રસ્તો	૦૦	૦૨	૮૩
			રસ્તો	૦૦	૨૩	૬૩
			રસ્તો	૦૦	૦૭	૩૪
			રસ્તો	૦૦	૦૫	૩૩
			બિન નંબરી	૦૦	૨૬	૮૦
			બિન નંબરી	૦૧	૧૧	૪૮
			બિન નંબરી	૦૦	૧૬	૫૦
			બિન નંબરી	૦૦	૨૮	૭૧
			૨૧૧	૦૦	૭૬	૨૦
			૨૦૮	૦૦	૦૫	૧૪
			૨૦૮	૦૦	૨૮	૮૦
			૨૧૨	૦૧	૬૦	૮૨
			૨૦૭	૦૦	૦૨	૮૫
			૨૫૩	૦૦	૦૬	૦૮
			૨૨૧	૦૦	૨૭	૪૧
			૨૨૦	૦૦	૩૫	૮૧
			૨૮૫	૦૦	૧૮	૭૬
			૨૧૮	૦૦	૦૭	૪૮
			૨૨૨	૦૦	૭૬	૭૦
			રસ્તો	૦૦	૦૫	૭૬
			રસ્તો	૦૦	૦૨	૬૬
૬	જેતપુર	સરધારપુર	૧૦૫	૦૦	૦૮	૦૬
			૧૧૫	૦૦	૩૮	૧૭
			૧૧૮	૦૦	૭૨	૮૩
			૧૪	૦૦	૧૮	૫૨
			૧૫	૦૦	૩૫	૬૭
			૧૬	૦૦	૦૧	૦૦

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪.	૫	૬	૭
			૧૭	૦૦	૪૮	૭૭
			૨૪	૦૦	૨૧	૪૩
			૨૫	૦૦	૫૫	૨૯
			૩૫૪	૦૧	૧૨	૨૨
			૫	૦૦	૦૧	૦૦
			૫૯	૦૦	૨૩	૯૬
			૬૩	૦૦	૨૧	૫૪
			૬૪	૦૦	૩૫	૬૫
			૬૮	૦૦	૨૦	૯૨
			૬૯	૦૦	૪૩	૩૩
			૮૭	૦૦	૩૧	૧૯
			૮૮	૦૦	૮૭	૦૬
			૨૨૨	૦૦	૦૧	૧૫
			૨૨૨	૦૦	૦૧	૦૦
			૨૨૨	૦૦	૦૨	૨૪
			૨૨૨	૦૦	૦૨	૮૨
			૨૨૨	૦૦	૦૨	૩૨
			૨૨૨	૦૦	૦૬	૩૩
			૨૨૨	૦૦	૦૪	૦૮
૭	જેતપુર	પાંચપીપળા	૧૦૨/૨	૦૦	૨૪	૨૮
			૧૦૪/૧	૦૦	૩૨	૨૪
			૧૦૪/૨	૦૦	૪૮	૨૬
			૧૧૦	૦૦	૨૮	૮૫
			૧૪૩	૦૦	૧૭	૯૨
			૧૪૫	૦૦	૧૫	૬૨
			૧૪૬	૦૦	૨૦	૬૫
			૧૪૭/૧	૦૦	૦૮	૫૮
			૧૪૭/૨	૦૦	૦૪	૧૧
			૧૪૮/૧	૦૦	૨૦	૯૭
			૧૪૯	૦૦	૦૪	૦૮
			૧૫૧/૨	૦૦	૧૯	૧૭
			૧૫૨	૦૦	૦૫	૧૯
			૧૫૩	૦૦	૦૪	૮૩
			૧૬૩	૦૧	૭૫	૨૩
			૧૬૫/૧	૦૦	૪૩	૪૦
			૧૯૧	૦૨	૪૯	૧૩
			૨૭૬	૦૨	૩૧	૪૯
			૨૭૮	૦૧	૫૯	૫૮
			૨૯૮	૦૦	૧૮	૮૪
			૩૦૨	૦૦	૦૨	૪૦
			૫	૦૦	૨૧	૬૫

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
			૮૦	૦૦	૩૦	૯૯
			૮૧	૦૦	૩૨	૦૯
			૮૨/૧	૦૦	૧૦	૩૦
			૮૨/૨	૦૦	૬૬	૯૨
			૮૨/૩	૦૦	૨૨	૩૧
			૮૨/૫	૦૦	૧૮	૨૦
			૮૪/૪	૦૦	૧૮	૮૪
			૨૨૨	૦૦	૦૧	૦૦
			૨૨૨	૦૦	૦૭	૫૧
			૨૨૨	૦૦	૦૮	૩૫
			બિન નંબરી	૦૦	૧૩	૬૨
			૭૯/૧	૦૦	૪૦	૧૦
			૨૨૨	૦૦	૦૬	૨૫
			નદી	૦૦	૧૨	૫૦
			૫	૦૧	૦૦	૦૦
			૨	૦૦	૪૦	૧૦
			૪/૨	૦૦	૨૦	૨૦
			૪/૧	૦૦	૫૫	૦૦
			૩	૦૦	૪૦	૧૦
			૨૭૫/૧	૦૦	૫૫	૦૦
			૨૭૫/૨	૦૦	૬૫	૦૦
૮	જેતપુર	લુણાગરી	૧૧૭	૦૦	૪૮	૪૧
			૧૧૮	૦૦	૦૧	૧૨
			૧૧૯	૦૦	૩૨	૧૮
			૧૨૪/૧	૦૦	૬૦	૬૪
			૧૨૭	૦૦	૦૮	૧૫
			૧૨૮	૦૦	૧૨	૯૦
			૧૫૬	૦૦	૩૧	૨૯
			૪૭/૧	૦૦	૧૪	૧૬
			૪૭/૭	૦૦	૦૨	૫૦
			૪૭/૮	૦૦	૦૮	૬૪
			૪૭/૯	૦૦	૦૩	૨૭
			૪૮	૦૦	૩૫	૦૨
			૪૯	૦૦	૫૯	૩૦
			૫૦/૧	૦૦	૧૨	૪૦
			૫૦/૨	૦૦	૦૩	૦૬
			૫૧	૦૦	૦૨	૯૨
			૫૨	૦૦	૧૧	૬૪
			૫૫	૦૦	૦૧	૦૦
			૫૭	૦૦	૪૨	૯૬
			૭/૨	૦૦	૦૧	૦૦

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
			નદી	૦૦	૦૩	૨૩
			નદી	૦૦	૦૧	૦૦
			નદી	૦૦	૦૧	૦૦
			રસ્તો	૦૦	૦૭	૬૪
૯	જેતપુર	ચાંપરાજપુર	૧૨	૦૦	૨૧	૮૭
			૧૮	૦૦	૭૪	૮૭
			૧૯	૦૦	૧૪	૫૦
			૨૦	૦૦	૫૦	૪૭
			૨૧	૦૦	૪૩	૫૦
			૬૧/૧	૦૦	૩૪	૪૨
			૬૧/૨	૦૦	૮૮	૪૬
			૬૧/૩	૦૦	૪૯	૪૬
			૬૨	૦૦	૨૪	૮૨
			૬૩	૦૦	૨૯	૨૨
			૬૪	૦૦	૧૨	૨૮
			૬૫	૦૦	૧૩	૨૩
			૬૬	૦૦	૧૫	૬૪
			૬૭	૦૦	૧૦	૯૩
			૬૮	૦૦	૬૦	૩૭
			૭૪	૦૦	૦૨	૮૮
			૮	૦૦	૩૫	૭૯
			૯	૦૦	૨૨	૫૨
			રસ્તો	૦૦	૦૯	૧૫
			રસ્તો	૦૦	૦૩	૪૦
			રસ્તો	૦૦	૦૬	૦૮
			રસ્તો	૦૦	૦૯	૧૫
૧૦	જેતપુર	બોરડી સમઢીયાળા	૪૨૭	૦૧	૨૮	૫૫
			રસ્તો	૦૦	૦૩	૧૪
			૪૨૬/૧	૦૦	૧૦	૭૭
૧૧	જેતપુર	દેદરવા	૨૦૧	૦૦	૦૧	૦૦
			૨૦૨	૦૦	૦૭	૪૯
			૨૦૩	૦૦	૦૪	૦૨
			૨૦૭	૦૦	૧૨	૬૪
			૨૦૮	૦૦	૧૬	૮૩
			૨૧૦	૦૦	૧૭	૭૦
			૨૧૦ પૈકી	૦૦	૬૧	૨૭
			૨૧૧	૦૦	૦૮	૯૫
			૨૧૨	૦૦	૩૯	૦૬
			૨૧૩	૦૦	૧૩	૦૩
			૨૧૪	૦૦	૧૧	૮૩

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
			૨૧૫	૦૦	૨૩	૬૭
			૨૧૬	૦૦	૨૦	૮૮
			૨૧૮	૦૦	૦૫	૧૪
			૨૩૮/૧	૦૦	૦૧	૦૦
			૨૩૯	૦૧	૦૦	૪૮
			૨૪૦/૧	૦૦	૮૧	૭૫
			૨૪૦/૨	૦૦	૧૦	૦૫
			૨૪૨	૦૦	૧૪	૪૫
			૨૪૩	૦૦	૩૨	૬૯
			૨૪૪	૦૦	૩૫	૧૪
			૨૪૫	૦૦	૭૦	૫૨
			૨૪૭	૦૦	૬૩	૬૬
			૨૨૨૦	૦૦	૦૬	૭૮
			૨૨૨૦	૦૦	૦૫	૫૯
			૨૨૨૦	૦૦	૯૬	૧૪
			બિન નંબરી	૦૦	૫૧	૭૧
			૧૮૩	૦૦	૦૯	૨૮
			૧૮૪	૦૦	૦૩	૯૦
			૧૮૬	૦૦	૦૭	૬૬
			૨૨૨૦	૦૦	૦૬	૬૫
			૧૯૭	૦૦	૩૯	૫૩
			૧૯૮	૦૦	૧૫	૨૭
			૧૯૯	૦૦	૨૩	૧૫
			૨૨૨૦	૦૦	૦૪	૫૬
			૨૦૦	૦૦	૧૯	૯૮
			૨૨૨૦	૦૦	૯૪	૪૨
૧૨	જેતપુર	જેતલસર	૧૦૯	૦૦	૦૯	૮૩
			૧૧૦	૦૦	૪૩	૯૨
			૧૧૩	૦૦	૫૨	૩૮
			૧૧૪	૦૦	૨૨	૩૮
			૭૯	૦૦	૨૮	૩૮
			૮૦	૦૦	૫૦	૯૩
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			૨૨૨૦	૦૦	૪૦	૮૫
			૭૮	૦૦	૦૬	૮૨
			૭૫	૦૦	૦૫	૨૫
			૭૬	૦૦	૦૧	૨૧
			૨૨૨૦	૦૧	૦૬	૨૮
૧૩	જેતપુર	નવી સાંકળી	૧૦	૦૦	૪૦	૯૪
			૧૦૦	૦૦	૦૧	૩૧

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
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			૨૮/૧	૦૦	૦૧	૦૦
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			૭૮/૧	૦૦	૨૦	૬૩
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			૮૧	૦૦	૩૬	૮૬
			૮૨	૦૦	૨૫	૬૪
			નદી	૦૦	૦૧	૦૦
			નદી	૦૦	૦૧	૦૦
			રસ્તો	૦૦	૦૧	૦૦
			રસ્તો	૦૨	૨૪	૫૮
			૨૧	૦૦	૪૩	૫૫
૧૪	જેતપુર	જુની સાંકળી	૩૨૪	૦૦	૦૬	૩૫
			૩૨૫	૦૦	૧૮	૮૩
			૩૨૬	૦૦	૨૨	૫૨
			૩૨૮	૦૦	૩૧	૩૫
			૩૨૯	૦૦	૪૦	૬૪
૧૫	ધોરાજી	ઉમરકોટ	૧૦	૦૧	૭૫	૬૪
			૩૩	૦૧	૫૪	૮૨
			૫	૦૧	૦૪	૬૮
			૭	૦૧	૧૩	૬૮
			૯	૦૦	૨૩	૮૨
			રસ્તો	૦૦	૦૨	૦૭
૧૬	ધોરાજી	વેગડી	૧૦/૧	૦૦	૬૮	૫૨
			૧૪	૦૦	૨૧	૮૬
			૫/૧	૦૦	૩૫	૭૬
			૫/પીઓ-૨	૦૦	૨૩	૪૪
			૫/પીઓ-૩	૦૦	૦૬	૮૨

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો. મી.
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			૯	૦૦	૪૦	૦૭
			બિન નંબરી	૦૦	૨૮	૨૩
			બિન નંબરી	૦૦	૨૫	૮૪
			૪	૦૦	૬૮	૬૧
૧૭	જુનાગઢ	ચોકી	૧૦૬	૦૦	૩૩	૭૧
			૧૦૭	૦૦	૧૨	૭૭
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			૧૧૧/૨	૦૦	૦૧	૬૧
			૧૧૨	૦૦	૦૭	૩૮
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			૩૨	૦૦	૪૮	૦૮
			૩૩	૦૦	૧૨	૨૮
			૫૪/૪	૦૦	૩૪	૮૬
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			૫૫/૩	૦૦	૧૯	૧૧
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			રસ્તો	૦૦	૦૪	૬૧
			રસ્તો	૦૨	૨૮	૬૫
			રસ્તો	૦૦	૦૭	૦૨
			રસ્તો	૦૦	૫૨	૩૨
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			૨૪	૦૦	૮૯	૮૪
			૨૭/પૈકી	૦૦	૩૬	૧૬
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			૨૮	૦૦	૬૬	૪૪
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અં.નં.	તાલુકો	ગામનું નામ	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
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			૧૧૪/૨	૦૦	૧૬	૪૪
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			૧૩૫	૦૦	૨૪	૨૬
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			૧૪૬/૨	૦૦	૪૭	૩૭
			૧૪૬/૧	૦૦	૪૦	૫૧
૧૮	જુનાગઢ	કાથરોટા	૧૨૮/૧	૦૦	૨૨	૮૮
			૧૨૯/૨/૧	૦૦	૩૫	૪૮
			૧૨૯/૨/૨	૦૦	૩૪	૪૩
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૧૯	જુનાગઢ	વડાલ	૧૦/૧	૦૦	૩૧	૦૪
			૧૧/૩	૦૦	૨૩	૯૪
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			૧૬૬/૪	૦૦	૦૧	૫૯
			૧૬૭/૨	૦૦	૦૯	૮૯
			૧૬૭/૩	૦૦	૦૫	૦૨
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			૧૭/૨	૦૦	૦૧	૦૦
			૧૮/૧	૦૦	૧૬	૩૫
			૧૮/૨	૦૦	૨૨	૪૦
			૧૮/૩	૦૦	૧૯	૯૦
			૧૯	૦૦	૬૨	૪૦
			૨૦/૧	૦૦	૨૭	૫૭
			૪૯૯/૩	૦૦	૦૧	૦૦

અં.નં.	તાલુકો	ગામનું નામ	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
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			૫૦૬	૦૦	૧૨	૩૮
			૫૦૭	૦૦	૦૫	૯૪
			૫૮૬/૨	૦૦	૨૫	૩૫
			૫૮૯	૦૦	૩૪	૮૦
			૫૮૯/૩	૦૦	૧૮	૪૭
			૫૯૨/૨	૦૦	૧૧	૨૪
			૬૫૫	૦૦	૦૭	૧૪
			૭૧૦	૦૦	૯૦	૭૨
			૭૧૧	૦૦	૩૪	૦૭
			૭૧૫	૦૦	૦૪	૧૦
			૭૧૭	૦૦	૪૯	૯૫
			૭૧૮	૦૦	૨૮	૭૪
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			૭૨૩/૧	૦૦	૩૯	૧૯
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			૧૬૬/૨	૦૦	૦૫	૦૫
			૧૬૭/૧	૦૦	૦૪	૯૧
			૧૬૪	૦૦	૦૫	૧૧

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રવી સોલંકી,

સરકારના મુખ્ય ઈજનેર અને અધિક સચિવ.

સરકારી મધ્યસ્થ મુદ્રાલય, ગાંધીનગર.



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. LV]

WEDNESDAY, FEBRUARY 5, 2014/MAGHA 16, 1935

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

NARMADA WATER RESOURCES WATER SUPPLY AND KALPASAR DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 3rd February, 2014.

THE GUJARAT WATER AND GAS PIPELINE

(ACQUISITION OF RIGHT OF USER IN LAND ACT, 2000 SECTION-3(1))

No. GN-5/VWS/182012/1378/ KH - 4.- Whereas it appears to the Govt.of Gujarat that it is necessary in the Public interest to lay pipeline 2150/2000MM Dia M.S pipeline 32000/25000 mtr length in the Morbi Districts for providing drinking water. Pipeline from Village Kavadiya Taluka Halvad Dist: Morbi, to Village Khirai Taluka Maliya (Miyana) Dist: Morbi is being laid by Gujarat Water Infrastructure Limited (a Government of Gujarat Undertaking, Gandhinagar) Under Sardar Sarovar Narmada Canal based Pipeline Project and whereas, for the purpose it is necessary to acquire the Right of user in the land described in the Schedule annexed to this Notification in public interest. After declaration of acquisition of Right of User of owner or occupier of the land shall be entitled to use the land for the purpose of agriculture as per the provision made under section 9 of the said act. The Water pipeline will be laid minimum 1.Mtr. below ground level.

Now therefore in exercise of powers conferred by sub- Section (1) of Section 3 of the said act the Government of Gujarat hereby declares its intention to acquire the right of user described in the notification as published in the government gazette. Any person interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copy of the notifications as published in the official Gazette of Government of Gujarat are made available to the general public, Objection in writing with grounds to the acquisition of the right of user therein under the land to Shri . M.K.Soni, Senior Manager (Civil) & Competent Authority NC-31, project, Gujarat Water Infrastructure Limited, Head Works site, Village:Khirai, Tal: Maliya, Dist: Morbi C/o Post Box No.134, Morbi Main Post Office, Morbi, Dist: Morbi.

DETAILS REGARDING LAND ACQUIRED FOR RIGHT OF USER

SCHEDULE-3(1)

District: Morbi

State: Gujarat

NO 1	Taluka 2	Village 3	Survey No/ Block No 4	R.O.U Area		
				Hec 5	Are 6	Sq.Mtr 7
1	Halvad	Kavadiya	Road	00	05	00
			185/P2	00	46	00
			186	00	76	00
			Road	00	03	75
			203/1	00	37	50
			191	00	38	25
			192	00	37	50
2	Halvad	Sukhapar	Road	00	02	50
			218/2	00	15	50
			Road	00	06	75
			206/2	00	13	00
3	Halvad	Halvad	Road	00	04	75
			2651/2	00	58	75
			Travers No	00	40	00
			2651/P2/38	00	45	00
			River	00	11	00
			2593P1	00	50	00
			Cart Track	00	05	00
			Cart Track	00	02	50
			2439/1/1	00	28	75
			2439/2	00	28	75
			2303	00	27	50
			2304	00	20	50
			2299/1/P1	00	45	25
			Cart Track	00	02	00
			2298/1	00	65	50
			2310	00	21	25
			Cart Track	00	01	00
			Cart Track	00	02	00
			2034/P2	00	20	00
			2037/P1	00	12	75
			Road	00	05	50
			Cart Track	00	04	25
			Cart Track	00	03	25
			1596/P1	00	08	25
			1536	00	18	75
			Kharabo	00	25	50
			Canal	00	15	25
			1571/1/P1	00	41	50
			1570	00	31	00
			1568	00	01	50
			Vankalo	00	03	75
			Nala	00	04	00
			Road	00	01	50
			Vankalo	00	01	25
4	Halvad	Ranjitgath	Vankalo	00	01	00
			196/1	00	20	50
			199/1	00	00	50

NO 1	Taluka 2	Village 3	Survey No/ Block No 4	R.O.U Area		
				Hec 5	Are 6	Sq.Mtr 7
5	Halvad	Kedariya	Vankalo	00	04	25
			Kharabo	00	07	75
			Cart Track	00	01	50
			Cart Track	00	01	00
6	Halvad	Susvav	Nala	00	02	25
			Cart Track	00	02	00
			Nala	00	07	25
6	Halvad	Susvav	Cart Track	00	03	25
			Canal	00	10	75
			723/1	00	22	75
7	Halvad	Juna Devaliya	Vankalo	00	01	50
			Cart Track	00	00	75
			Vankalo	00	03	00
			Vankalo	00	04	75
			264/1/1	00	06	25
			341/P1/P1	00	05	00
			340/P1	00	22	25
			338/P2	00	13	25
			512/P1	00	10	25
			515/P1	00	06	75
			521	00	05	50
			Canal	00	03	75
8	Halvad	Nava Devaliya	Road	00	03	00
9	Morbi	Aniyari	51/2	00	13	87
			57/1	00	13	75
			58/1/2	00	14	25
			River	00	07	50
			80/P2	00	10	75
			79/P2	00	69	50
			Nala	00	07	50
			101/P1	00	04	50
			101/P2	00	11	50
			101/P3	00	21	00
9	Morbi	Aniyari	101/P4	00	23	00
			102/P1	00	43	50
			Vankalo	00	02	25
			116/P2	00	11	25
			Vankalo	00	15	00
			118/1P1	00	12	50
			Road	00	08	25
			118/3	00	20	00
			126/P1	00	15	00
10	Maliya	Khakhrechi	1454/P2	00	13	00
			1448/P1	00	39	50
			1307/P2/P2	00	14	25
			1304/P1	00	24	25

NO 1	Taluka 2	Village 3	Survey No/ Block No 4	R.O.U Area		
				Hec 5	Are 6	Sq.Mtr 7
			Vankalo	00	09	25
11	Morbi	Rapar	Canal	00	02	50
12	Maliya	Vadhrva	Road	00	08	00
			Vankalo	00	03	75
			Road	00	05	00
			Road	00	15	00
			416	00	13	00
			Road	00	03	25
			415	00	40	50
			Vankalo	00	02	50
			414/P1	00	17	50
			414/P2	00	18	25
			413	00	13	75
12	Maliya	Vadhrva	412/P1	00	30	00
			412/P2	00	29	75
			Kharabo	01	14	25
13	Maliya	Khirai	124/P1	00	26	50
			Canal, Road	00	11	75

By order and in the name of the Governor of Gujarat,

RAVI SOLANKI,

Chief Engineer & Add. Secretary to Government.

નર્મદા જળસંપત્તિ પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩જી ફેબ્રુઆરી, ૨૦૧૪.

ગુજરાત પાણીની અને ગેસની પાઈપ લાઈન(જમીનમાંના વપરાશીકારોના હક્ક સંપાદન કરવા બાબત)
અધિનીયમ ૨૦૦૦ની કલમ - ૩(૧)

ક્રમાંક : જીએન-૫/વીડબલ્યુએસ/૧૮૧૨૦૧૨/૧૩૭૮/ખ-૪ : આ જાહેરનામામાં જણાવેલ હિત સંબંધ ધરાવનાર સર્વે ખાતેદારો કબજેદારોને આથી જણાવવામાં આવે છે કે ગુજરાત સરકારને જાહેરહિતમાં એવું જણાય છે કે, મોરબી જિલ્લામાં પીવાના પાણીની પાઈપ લાઈન ૨૧૫૦/૨૦૦૦ મી.મી. વ્યાસ એમ.એસ પાઈપલાઈન ૩૨૦૦૦/૨૫૦૦૦ મીટર લંબાઈ નાખવી જરૂરી હતી. જે મોરબી જિલ્લાના હળવદ તાલુકાના કવાડીયા ગામ થી મોરબી જિલ્લાના માળીયા (મીયાણા) તાલુકાના ખીરઈ ગામ સુધી સરદાર સરોવર નર્મદા કેનાલ મારફતે ગુજરાત વોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમીટેડ(ગુજરાત સરકારનું સાહસ) દ્વારા નાંખવાનું કામ હાથ ધરેલ છે. આ પાઈપ લાઈનમાટે જાહેર હેતુસર આ સાથેની અનુસુચિમાં જણાવેલ જમીનમાં તેની સામે દર્શાવેલ ક્ષેત્રફળ વાળી જમીનમાંનો વપરાશકારોનો હક્ક સંપાદિત કરવો જરૂરી છે. વપરાશી હક્ક સંપાદન થતાં જમીનનો કબજો જે તે ખાતેદાર કબજેદારનો રહે છે જેથી જે તે ખાતેદાર કબજેદાર ઉક્ત અધિનીયમની કલમ-૮ ના જમીન વપરાશ સંબંધી નિયંત્રણોને આધીન ખેતી કરી શકશે. સદરહુ પીવાના પાણીની પાઈપ લાઈન જમીનમાં ઓછામાં ઓછી ૧ મીટર થી વધુ ઉડાઈએ નાખવામાં આવશે.

ઉપરોક્ત કાયદાની કલમ ૩(૧) માં દર્શાવ્યા પ્રમાણે રાજ્ય સરકાર સદરહુ સવાલવાળી જમીનમાં રાજ્યપત્રમાં પ્રસિધ્ધ કરેલ જાહેરનામાથી તેમના વપરાશકારોના હક્ક સંપાદિત કરવા માટેના પોતાનો ઇરાદો જાહેર કરે છે. તો સવાલ વાળી જમીનમાં હિત સંબંધ ધરાવતી તમામ વ્યક્તિઓને, સદરહુ જમીનમાં પાઈપલાઈન નાખવાનું કામ હાથ ધરેલ છે તેના વપરાશકારોના હક્ક સંપાદિત કરવા અંગે વાંધો હોય તો ગુજરાત સરકારના ગજેટમાં પ્રસિધ્ધ થયેલા જાહેરનામાની નકલ મળ્યાની તારીખ થી ૩૦ દિવસમાં આ બાબતે શ્રી એમ.કે.સોની, સક્ષમ અધિકારીશ્રી અને સીનીયર મેનેજર(સીવીલ), એન.સી-૩૧ પ્રોજેક્ટ, ગુજરાત વોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમીટેડ, સીનીયર મેનેજરની કચેરી, હેડ વર્ક્સ સાઈટ, ગામઃખીરઈ, તાઃ માળીયા(મિ), જીઃ મોરબી સી/ઓ પોસ્ટ બોક્સ નં. ૧૩૪, મોરબી મેઈન પોસ્ટ ઓફીસ, મોરબી, જીઃ મોરબી ને વાંધાની લેખીત રજૂઆત કરી વાંધાઓ રજૂ કરવા.

જમીનમાં વપરાશકારોના હક્ક સંપાદન થતી જમીનની વિગતો

અનુસુચિ- ૩(૧)

જિલ્લો: મોરબી

રાજ્ય: ગુજરાત

અં.નં ૧	તાલુકો ૨	ગામનું નામ ૩	સર્વે/બ્લોક નંબર ૪	વપરાશી હક્ક વિસ્તાર		
				હે ૫	આરે ૬	ચોમી ૭
૧	હળવદ	કવાડીયા	રોડ	૦૦	૦૫	૦૦
			૧૮૫/પૈકીર	૦૦	૪૬	૦૦
			૧૮૬	૦૦	૭૬	૦૦
			રોડ	૦૦	૦૩	૭૫
			૨૦૩/૧	૦૦	૩૭	૫૦
			૧૮૧	૦૦	૩૮	૨૫
			૧૮૨	૦૦	૩૭	૫૦
૨	હળવદ	સુખપર	રોડ	૦૦	૦૨	૫૦
			૨૧૮/૨	૦૦	૧૫	૫૦
			રોડ	૦૦	૦૬	૭૫
			૨૦૬/૨	૦૦	૧૩	૦૦
૩	હળવદ	હળવદ	રોડ	૦૦	૦૪	૭૫
			૨૬૫૧/૨	૦૦	૫૮	૭૫
			ટ્રાવર્સ નં	૦૦	૪૦	૦૦
			૨૬૫૧ /પૈકી ૨/૩૮	૦૦	૪૫	૦૦
			નદી	૦૦	૧૧	૦૦
			૨૫૮૩/પૈકી૧	૦૦	૫૦	૦૦
			ગાડા મારગ	૦૦	૦૫	૦૦
			ગાડા મારગ	૦૦	૦૨	૫૦
			૨૪૩૮/૧/૧	૦૦	૨૮	૭૫
			૨૪૩૮/૨	૦૦	૨૮	૭૫
			૨૩૦૩	૦૦	૨૭	૫૦
			૨૩૦૪	૦૦	૨૦	૫૦
			૨૨૮૮/૧/પૈકી૧	૦૦	૪૫	૨૫
			ગાડા મારગ	૦૦	૦૨	૦૦
			૨૨૮૮/૧	૦૦	૬૫	૫૦
			૨૩૧૦	૦૦	૨૧	૨૫
			ગાડા મારગ	૦૦	૦૧	૦૦
			ગાડા મારગ	૦૦	૦૨	૦૦
૩	હળવદ	હળવદ	૨૦૩૪/પૈકી૨	૦૦	૨૦	૦૦
			૨૦૩૭/પૈકી૧	૦૦	૧૨	૭૫
			રોડ	૦૦	૦૫	૫૦
			ગાડા મારગ	૦૦	૦૪	૨૫
			ગાડા મારગ	૦૦	૦૩	૨૫

અં. નં ૧	તાલુકો ૨	ગામનું નામ ૩	સર્વે/બ્લોક નંબર ૪	વપરાશી હક્ક વિસ્તાર		
				હે ૫	આર ૬	ચોમી ૭
			૧૫૮૬/૧૬૧	૦૦	૦૮	૨૫
			૧૫૩૬	૦૦	૧૮	૭૫
			ખરાબો	૦૦	૨૫	૫૦
			કેનાલ	૦૦	૧૫	૨૫
			૧૫૭૧/૧/૧૬૧	૦૦	૪૧	૫૦
			૧૫૭૦	૦૦	૩૧	૦૦
			૧૫૬૮	૦૦	૦૧	૫૦
			વાંકળો	૦૦	૦૩	૭૫
			નાળા	૦૦	૦૪	૦૦
			રોડ	૦૦	૦૧	૫૦
			વાંકળો	૦૦	૦૧	૨૫
૪	હળવદ	રજાજીતગઢ	વાંકળો	૦૦	૦૧	૦૦
			૧૮૬/૧	૦૦	૨૦	૫૦
			૧૮૮/૧	૦૦	૦૦	૫૦
૫	હળવદ	કેદારીયા	વાંકળો	૦૦	૦૪	૨૫
			ખરાબો	૦૦	૦૭	૭૫
			ગાડા મારગ	૦૦	૦૧	૫૦
			ગાડા મારગ	૦૦	૦૧	૦૦
૬	હળવદ	સુસવાવ	નાળા	૦૦	૦૨	૨૫
			ગાડા મારગ	૦૦	૦૨	૦૦
			નાળા	૦૦	૦૭	૨૫
૬	હળવદ	સુસવાવ	ગાડા મારગ	૦૦	૦૩	૨૫
			કેનાલ	૦૦	૧૦	૭૫
			૭૨૩/૧	૦૦	૨૨	૭૫
૭	હળવદ	જુના દેવળીયા	વાંકળો	૦૦	૦૧	૫૦
			ગાડા મારગ	૦૦	૦૦	૭૫
			વાંકળો	૦૦	૦૩	૦૦
			વાંકળો	૦૦	૦૪	૭૫
			૨૬૪/૧/૧	૦૦	૦૬	૨૫
			૩૪૧/૧૬૧/૧૬૧	૦૦	૦૫	૦૦
			૩૪૦/૧૬૧	૦૦	૨૨	૨૫
			૩૩૮/૧૬૨	૦૦	૧૩	૨૫
			૫૧૨/૧૬૧	૦૦	૧૦	૨૫
			૫૧૫/૧૬૧	૦૦	૦૬	૭૫
			૫૨૧	૦૦	૦૫	૫૦
			કેનાલ	૦૦	૦૩	૭૫
૮	હળવદ	નવા દેવળીયા	રોડ	૦૦	૦૩	૦૦
૯	મોરબી	અજીયાશે	૫૧/૨	૦૦	૧૩	૮૭
			૫૭/૧	૦૦	૧૩	૭૫
			૫૮/૧/૨	૦૦	૧૪	૨૫
			નદી	૦૦	૦૭	૫૦
			૮૦/૧૬૨	૦૦	૧૦	૭૫
			૭૮/૧૬૨	૦૦	૬૮	૫૦
			નાળા	૦૦	૦૭	૫૦
			૧૦૧/૧૬૧	૦૦	૦૪	૫૦
			૧૦૧/૧૬૨	૦૦	૧૧	૫૦
			૧૦૧/૧૬૩	૦૦	૨૧	૦૦

અં.નં ૧	તાલુકો ૨	ગામનું નામ ૩	સર્વે/બ્લોક નંબર ૪	વપરાશી હક્ક વિસ્તાર		
				હે ૫	આર ૬	ચોમી ૭
૯	મોરબી	અજીયારી	૧૦૧/પેકીઠ	૦૦	૨૩	૦૦
			૧૦૨/પેકી૧	૦૦	૪૩	૫૦
			વાંકળો	૦૦	૦૨	૨૫
			૧૧૬/પેકી૨	૦૦	૧૧	૨૫
			વાંકળો	૦૦	૧૫	૦૦
			૧૧૮/૧પેકી૧	૦૦	૧૨	૫૦
			રોડ	૦૦	૦૮	૨૫
			૧૧૮/૩	૦૦	૨૦	૦૦
			૧૨૬/પેકી૧	૦૦	૧૫	૦૦
૧૦	માળીયા	ખાખરેચી	૧૪૫૪/પેકી૨	૦૦	૧૩	૦૦
			૧૪૪૮/પેકી૧	૦૦	૩૮	૫૦
			૧૩૦૭/પેકી૨/પેકી૨	૦૦	૧૪	૨૫
			૧૩૦૪/પેકી૧	૦૦	૨૪	૨૫
			વાંકળો	૦૦	૦૮	૨૫
૧૧	મોરબી	રાપર	કેનાલ	૦૦	૦૨	૫૦
૧૨	માળીયા	વાધરવા	રોડ	૦૦	૦૮	૦૦
			વાંકળો	૦૦	૦૩	૭૫
			રોડ	૦૦	૦૫	૦૦
			રોડ	૦૦	૧૫	૦૦
			૪૧૬	૦૦	૧૩	૦૦
			રોડ	૦૦	૦૩	૨૫
			૪૧૫	૦૦	૪૦	૫૦
			વાંકળો	૦૦	૦૨	૫૦
			૪૧૪/પેકી૧	૦૦	૧૭	૫૦
			૪૧૪/પેકી૨	૦૦	૧૮	૨૫
			૪૧૩	૦૦	૧૩	૭૫
૧૨	માળીયા	વાધરવા	૪૧૨/પેકી૧	૦૦	૩૦	૦૦
			૪૧૨/પેકી૨	૦૦	૨૮	૭૫
			ખરાબો	૦૧	૧૪	૨૫
૧૩	માળીયા	ખીરઈ	૧૨૪/પેકી૧	૦૦	૨૬	૫૦
			કેનાલ રોડ	૦૦	૧૧	૭૫

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રવી સોલંકી,
સરકારના મુખ્ય ઈજનેર અને અધિક સચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO.GH/V/31 of 2014/DVP-192011-2445-L:— WHEREAS the Authorized Officer, Junagadh Branch Office, Junagadh (hereinafter referred to as "the said Authority") prepared and published a Draft Revised Development Plan with General Development Control Regulations (hereinafter referred to as "the said Development Plan") in respect of the lands included within Veraval-Patan Area Development Authority limits under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.25.01.2007.

AND WHEREAS the Government of Gujarat considered, it was necessary to make modifications (hereinafter referred to as "the said modifications") in the said Development Plan, which was submitted by the said authority to the State Government for sanction under section 16 of the said Act, 1976.

AND WHEREAS in exercise of the powers conferred by proviso to sub-clause(ii) of clause (a) of sub-section (1) of section 17 of the said Act, the Government of Gujarat published the said modifications under Government Notification, Urban Development and Urban Housing Department No. GH/V/176 of 2013/DVP-192011-2445-L, dtd. 17-09-2013, in the Gujarat Government Gazette Ext. Part IV-B dated 17-09-2013 on Page No.295-1 and 295-2 for inviting from any person, to submit suggestions or objections, if any with respect to the proposed modifications to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said modification in Government Gazette.

AND WHEREAS the Government of Gujarat has not received the suggestion and objection;

NOW THEREFORE in exercise of the powers conferred -by clause (c) of sub section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

- (a) Finalize the said modification;
- (b) Sanction the said Development Plan and the regulations thereto subject to the modifications so finalized and as set out in the Schedule appended hereto, and
- (c) Specify that the final development plan shall come into force from the date of this notification;

SCHEDULE

Modifications in the Draft Revised Development Plan of Veraval-Patan Area Development Authority as finalized by the State Government.

1. The land earmarked as pocket-1 of village Veraval-Patan designated for "Residential Zone" shall be deleted from the said zone and land thus released shall be designated for "Industrial Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
2. The land earmarked as pocket-2 of village Veraval-Patan designated for "Industrial Zone" shall be deleted from the said zone and land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.
3. The regulations regarding, "Soil Testing", "Physically challenged people", "Rain Water Harvesting", "Fly Ash", "Gauravpath", "LPG/CNG", "Public Health", "Gamtal" respectively annexed herewith as Annexure-2, 3, 4, 5, 6, 7, 8 & 9 included in the General Development Control Regulation under section (12)(2)(m) of the said Act.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to the Govt. of Gujarat

Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/32 of 2014/TPS-292013-2423-L:— WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/94 of 2002/TPS-292002-2249-L, dated.17-07-2002, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 4 (Anjar) (hereinafter referred to as "the said Draft Scheme") submitted by the Anjar Area Development Authority; (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/16 of 2003/TPS-292003-62-L dated.21.01.2003 the Government of Gujarat,

in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.4 (Anjar);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 4 (Anjar) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said Authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to the Govt. of Gujarat

Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO.GH/V/33 of 2014/DVP-272008-6022-L:— WHEREAS the Khedbrahama Area Development Authority (Khedbrahama Nagarpalika) (hereinafter referred to as "the said; Authority") prepared and published a Draft Development Plan with General Development Control Regulations (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limits under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.29.05.2008

AND WHEREAS the Government of Gujarat considered, it was necessary to make modifications (hereinafter referred to as "the said modifications") in the said Development Plan, which was submitted by the said authority to the State Government for sanction under section 16 of the said Act, 1976.

AND WHEREAS in exercise of the powers conferred by proviso to sub-clause(ii) of clause (a) of sub-section (1) of section 17 of the said Act, the Government of Gujarat published the said modifications under Government Notification, Urban Development and Urban Housing Department No. GH/V/82 of 2013/DVP-272008-6022-L, dtd.14.05.2013, in the Gujarat Government Gazette Ext. Part IV-B dated.14.05.2013 on Page No.124-6 to 124-14 for inviting from any person, to submit suggestions or objections, if any with respect to the proposed modifications to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said modification in Government Gazette.

AND WHEREAS the Government of Gujarat has considered the suggestion and objection on merit;

NOW THEREFORE in exercise of the powers conferred by clause (c) of sub section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

- Finalize the said modification;
- Sanction the said Development Plan and the regulations thereto subject to the modifications so finalized and as set out in the Schedule appended hereto, and
- Specify that the final development plan shall come into force from the date of this notification;

SCHEDULE

Modifications in the Draft Revised Development Plan of Khedbrahama Area Development Authority as finalized by the State Government

- The land bearing revenue survey no. 300/1 of Khedbrahama designated for "Industrial Zone" shall be deleted and land thus, released shall be designated for "Residential Zone" as shown A-B-C-D-E-F-G-H-A on the accompanying plan, under section 12(2)(a) of the said Act.
- The land bearing revenue survey no. 192/p of Khedbrahama designated for "Public Purpose" shall be deleted and land thus, released shall be designated for "Residential Zone" as shown P-Q-S-R-T-U-V-W-X-P on the accompanying plan, under section 12(2)(a) of the said Act.
- The land bearing revenue survey no. 839/A (except the land of Krushi Training Centre Gujarat Agriculture University) and 839/B of Khedbrahama designated for "Agriculture Zone/Public Purpose" shall be deleted and land thus, released shall be designated for "Residential Zone" as shown J-K-L-M-N-O-P-Q-R-S-T-U-V-W-P on the accompanying plan, under section 12(2)(a) of the said Act.
- Regulations of the proposed GDCR as mentioned in annexure-1 attached herewith are replaced/modified/deleted under section (12)(2)(m) of the said Act.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to the Govt. of Gujarat

Urban Development and Urban Housing Department.

Annexure - 1

ખેડબ્રહ્મા વિસ્તાર વિકાસ સત્તામંડળના રજુ થયેલ જી.ડી.સી.આર. માં સુધારા :

અ.નં.	વિનિયમ	સુધારો સુચવીએ
૧	ઝોનીંગ વિનિયમો (એનેક્સર-અ(૧)) (પૃ.૩૬/જી.ડી.સી.આર.) (પૃ.૩૭/જી.ડી.સી.આર.)	રહેણાંક ઝોન (ગામતળ વિસ્તાર સિવાય) (૧) આગળ ઉમેરીએ, “પેટ્રોલ/ગેસ વિતરણ માટેના પંપો (૧૨મી. કે તેથી વધુ પહોળાઈના રસ્તા) સિવાયના” (૧) નોંધ: (બ) માં અંતે ઉમેરીએ. “ઘોંઘાટ/ધુમાડો ના થતા હોય તેમજ પર્યાવરણને, નુકસાન ના કરતા હોય તેવા ઉપયોગો વિસ્તાર વિકાસ સત્તામંડળની ખાસ પરવાનગી સિવાય આપી શકાશે નહીં.” (૩) ખેતી વિષય ઝોન “દશ ટકા” રદ કરીએ. તેના બદલે “પાંચ ટકા સુધી બાંધકામ માટે પરવાનગી નીચેના ઉપયોગો ભોંયતળીયે (ગ્રાઉન્ડ ફ્લોરે) પ્રથમ મજલે મળવાપાત્ર રહેશે.”

અ.નં.	વિનિયમ	સુધારો સુચવીએ
૨	<p>(૪) વ્યાખ્યાઓ (૪.૬) સામુહિક ખંડ (કોમન પ્લોટ): (પૃ.૨૭/જી.ડી.સી.આર.)</p> <p>(૪.૧૪) માળીયુ (લીફ્ટ) (પૃ.૨૮/જી.ડી.સી.આર.) (૪.૨૧) જોડીયા મકાનો (પૃ.૨૮/જી.ડી.સી.આર.)</p> <p>(૪.૩૧) નીચી ઉંચાઈના મકાનો (પૃ.૨૮/જી.ડી.સી.આર.) (૪.૩૩) બાંધકામ એકમ (પૃ.૨૮/જી.ડી.સી.આર.)</p>	<p>સામુહિક ખંડની વ્યાખ્યા રદ કરી, તેના બદલે નીચે મુજબની “વ્યાખ્યા” મુકીએ. સામુહિક ખંડ (કોમન પ્લોટ) એટલે કે રહેઠાણના સબ પ્લોટો/ટિનામેન્ટ (જોડીયા મકાનો) / રો હાઉસિંગ / વેપારી અને ઔદ્યોગિક હેતુ માટે લે-આઉટ સંબંધિત એકમો માટે ખુલ્લા સહીયારા, સામુહિક પ્રવૃત્તિ/ઉપયોગ માટે નીમ થયેલ જગ્યા/જમીનનો ખંડ કે જે શક્યતઃ નિયમિત પહોળાઈ/લંબાઈથી બનેલ નિયમિત આકારનો હોવો જોઈએ અને તેની કોઈપણ બાજુનું માપ ૧૨મી. થી ઓછી હોવી જોઈએ નહીં અને સદર ખંડ લે-આઉટમાં બીન વેચાણપાત્ર ખંડ છે. “નીચેના માળના” શબ્દ રદ કરી, તેના બદલે “રૂમના” શબ્દ મુકીએ.</p> <p>વ્યાખ્યા રદ કરી, તેના બદલે નીચેની વ્યાખ્યા મુકીએ, જોડીયા મકાનો એટલે કે, સહીયારી દિવાલથી સંપૂર્ણ કે અંશતઃ જોડાયેલ રહેણાંક એકમ કે જેની ઓછામાં ઓછી બે બાજુએ ખુલ્લી જમીન જળવાતી હોય, “૧૩.૦મી.” શબ્દ રદ કરી, “૧૬.૫૦” થી બદલવામાં આવે છે. “ત્રણ માળ” શબ્દ રદ કરી, “ચાર માળ” થી બદલવામાં આવે છે. મુખ્ય અમલદારે પછી શબ્દ ઉમેરીએ, “કે અધિકૃત અમલદારના હુકમથી”</p>
૩	<p>(૫) વિકાસ પરવાનગીની કાર્યવાહી (૫.૫) (પૃ.૨૮/જી.ડી.સી.આર.) ૫.૧૧ ઉમેરીએ, ૫.૧૨ ઉમેરીએ,</p>	<p>અંતે ઉમેરીએ, “જો હયાત બાંધકામ વપરાશ માટે ચાલુ રાખવાનું હશે તો તજજ્ઞ સ્ટ્રક્ચરલ ઈજનેરશ્રીનો હયાત બાંધકામની ઉપયોગીતા/ક્ષમતા બાબતેનો અભિપ્રાય રજુ કરવાનો રહેશે.”</p> <p>(૫.૧૧) બાંધકામ એકમને મળતા અધિકૃત જાહેર રસ્તાના પ્રવેશ અંગે સ્પષ્ટતા કરવાની રહેશે. જો જાહેર રસ્તાનો અધિકૃત પ્રવેશ ખાનગી રસ્તા મારફતે મેળવવામાં આવતો હશે તો તે અંગે અધિકૃત પુરાવા રજુ કરવાના રહેશે. એમ ઉમેરીએ.</p> <p>(૫.૧૨) લે-આઉટમાં, બાંધકામ એકમને અડીને આવેલ જમીનોને જો અધિકૃત પ્રવેશ પ્રાપ્ય ન હોય તો પ્રાપ્ય થાય તે માટે રસ્તાનું લે-આઉટ માં આયોજન કરવાનું રહેશે. એમ ઉમેરીએ. આવા રસ્તાની પહોળાઈ અંગે અધિકૃત અધિકારીશ્રીનો નિર્ણય આખરી રહેશે.</p>
૪	<p>(૭-અ) જમીનનો વિકાસ (૨) (પૃ.૩૦/જી.ડી.સી.આર.) (૪) (પૃ.૩૧/જી.ડી.સી.આર.)</p>	<p>૭-અ(૨) માં અંતે ઉમેરીએ, “વધુમાં, રસ્તાની લંબાઈ, ચાર રસ્તા (કોસ) જંકશન સુધી સળંગ ગણવાની રહેશે. તેમજ સાંકડા રસ્તાથી વધુ પહોળાઈના રસ્તો પ્રવેશપાત્ર બનશે નહીં.”</p> <p>(૪) અંતે ઉમેરીએ, “આવા ૬.૦મી. પહોળાઈનો આંતરીક રસ્તો ૪૫મી. કે તેથી વધુ લંબાઈનો અને ૭.૫૦મી. નો આંતરીક રસ્તો ૮૦મી. કે તેથી વધારે લંબાઈનો આયોજીત થતો હશે ત્યાં આંતરીક રસ્તાના અંતે જોગવાઈ કરવાની રહેશે.</p>

અ.નં.	વિનિયમ	સુધારો સુચવીએ																
૫	<p>૭.અ દ.(ગ) (પૃ.૩૧/જી.ડી.સી.આર.)</p> <p>૭.બ દ.(ગ) (પૃ.૩૩/જી.ડી.સી.આર.)</p>	<p>૭.અ દ.(ગ) ની જોગવાઈ રદ કરી, તેના બદલે નીચે મુજબની જોગવાઈ કરવામાં આવે છે. “કોમન પ્લોટના ૧૫ ટકા ક્ષેત્રફળમાં ભોંયતળીયુ તથા પ્રથમ મજલા માટે બાંધકામ એકમના સહિયારા ઉપયોગ માટે ધાર્મિક સ્થળ, ક્લબ, સોસાયટીની ઓફિસ, કોમ્યુનીટી હોલ તેમજ ઇલેક્ટ્રીક ડી.પી., વરસાદી પાણી જમીનમાં સંગ્રહ થાય તે માટેના પર્કોલેટીંગ વેલ માટેના બાંધકામ મળવાપાત્ર રહેશે. તે સિવાય અન્ય કોઈ પણ હેતુનું બાંધકામ મળવાપાત્ર રહેશે નહીં અને કોમન પ્લોટ, બાંધકામ એકમના હક્ક/હીત, માલિકી ધરાવનારની સહીયારી રહેશે.”</p> <p>૭.અ ટ.(ખ) ની જોગવાઈ રદ કરી, તેના બદલે નીચે મુજબની જોગવાઈ કરવામાં આવે છે. “સી.ઓ.પી.ની ૧૫મી. ઉંડાઈ/લંબાઈ જળવાય તેવી રીતે આયોજીત કરવાનું રહેશે. તેમાં સીઓપી માંથી પસાર થતા માર્જિન રસ્તા વગેરેનું ક્ષેત્રફળ ૩૦ ટકા સીઓપી માં સમાવિષ્ટ કરી શકાશે. તેમજ સી.ઓ.પી. બાંધકામ એકમમાં હક્ક હીત ધરાવનારના સહીયારા ઉપયોગ માટે ખુલ્લો રાખવાનો રહેશે.”</p> <p>૭.અ ટ.(ગ) ની જોગવાઈ રદ કરી, તેના બદલે નીચે મુજબની જોગવાઈ કરવામાં આવે છે. “જરૂરીયાત પાર્કિંગના ૫૦ ટકા કે સીઓપીના કુલ ક્ષેત્રફળના ૫૦ ટકા માં જે ઓછું હોય તેટલું પાર્કિંગ સીઓપીમાં આયોજીત કરી શકાશે.”</p>																
૬	<p>૭.બ (૧) (પૃ.૩૨/જી.ડી.સી.આર.)</p>	<p>૭.બ(૧) માં ના પત્રકમાં નીચે મુજબના સુધારા સુચવવામાં આવે છે.</p> <table border="1"> <tr> <th>નં.</th><th>એકમ</th><th>લઘુત્તમ ક્ષેત્રફળ</th><th>બાજુનું લઘુત્તમ માપ</th></tr> <tr> <td>૪</td><td>ગેરેજ</td><td>૧૨ ચો.મી. (૧૩૦ ચો.ફુટ)</td><td>૧.૮મી. બાજુ અને ૨.૦૦મી. ઉંચાઈ</td></tr> <tr> <td>૬</td><td>શોપીંગ સેન્ટર, સર્વિસ એસ્ટાબ્લીશમેન્ટ, કોમર્શિયલ કે ઇન્ડસ્ટ્રીયલ ઉપયોગ</td><td>૧૨.૦ ચો.મી. (૧૩૦ ચો.ફુટ)</td><td>૩.૬૫ મી. ઉંચાઈ અને ૩ મી. બાજુ</td></tr> <tr> <td>૭</td><td>સ્ટોલ</td><td>૫.૦૦ ચો.મી.</td><td>૨.૦મી. બાજુ અને ૩ મી. ઉંચાઈ</td></tr> </table>	નં.	એકમ	લઘુત્તમ ક્ષેત્રફળ	બાજુનું લઘુત્તમ માપ	૪	ગેરેજ	૧૨ ચો.મી. (૧૩૦ ચો.ફુટ)	૧.૮મી. બાજુ અને ૨.૦૦મી. ઉંચાઈ	૬	શોપીંગ સેન્ટર, સર્વિસ એસ્ટાબ્લીશમેન્ટ, કોમર્શિયલ કે ઇન્ડસ્ટ્રીયલ ઉપયોગ	૧૨.૦ ચો.મી. (૧૩૦ ચો.ફુટ)	૩.૬૫ મી. ઉંચાઈ અને ૩ મી. બાજુ	૭	સ્ટોલ	૫.૦૦ ચો.મી.	૨.૦મી. બાજુ અને ૩ મી. ઉંચાઈ
નં.	એકમ	લઘુત્તમ ક્ષેત્રફળ	બાજુનું લઘુત્તમ માપ															
૪	ગેરેજ	૧૨ ચો.મી. (૧૩૦ ચો.ફુટ)	૧.૮મી. બાજુ અને ૨.૦૦મી. ઉંચાઈ															
૬	શોપીંગ સેન્ટર, સર્વિસ એસ્ટાબ્લીશમેન્ટ, કોમર્શિયલ કે ઇન્ડસ્ટ્રીયલ ઉપયોગ	૧૨.૦ ચો.મી. (૧૩૦ ચો.ફુટ)	૩.૬૫ મી. ઉંચાઈ અને ૩ મી. બાજુ															
૭	સ્ટોલ	૫.૦૦ ચો.મી.	૨.૦મી. બાજુ અને ૩ મી. ઉંચાઈ															
	<p>૭.બ(૧) (પૃ.૩૨/જી.ડી.સી.આર.)</p>	<p>૭.બ(૧)</p> <ul style="list-style-type: none"> નોંધમાં, લોફ્ટની પરવાનગી મળી શકશે, પછી ઉમેરીએ, “સંડાસ/બાથરૂમની ૨.૦મી. (૬’-૬”) ની ઉંચાઈએ લોફ્ટની પરવાનગી મળી શકશે.” તેમજ ભોંયતળીયા પછી, “સહિત દરેક મજલા” શબ્દ ઉમેરીએ, તેમજ પ્લોટ(બાંધકામ એકમ)ના ક્ષેત્રફળના ૪૦ ટકા સુધીની રહેશે તે શબ્દોના અંતે ઉમેરીએ, “(જેમાં કોમન પ્લોટના ક્ષેત્રફળનો સમાવેશ થઈ શકશે નહીં.)” સ્વતંત્ર પ્લોટના વિકાસ માટે માપ અને માર્જિનના ધોરણોનું પત્રક રદ કરી નીચે મુજબ બદલવામાં આવે છે. 																

અ.નં.	વિનિયમ	સુધારો સુચવીએ				
		અ.નં.	પ્લોટનું ક્ષેત્રફળ	ગ્રાઉન્ડ ફ્લોર તેમજ દરેક મજલે પ્લોટ (બાંધકામ એકમના ક્ષેત્રફળના પ્રમાણમાં) મળવાપાત્ર મહત્તમ બાંધકામ	પ્લોટની લઘુત્તમ બાજુનું માપ	માર્જિન
		૧	૨૫ ચો.મી. થી ૫૦ ચો.મી.	૭૦ ટકા	૩.૦ મી.	૧.૦ મી. રોડ સાઈડ માર્જિન ૧.૫ મી. પાછળની બાજુનું માર્જિન
		૨	૫૦ ચો.મી. થી વધુ ૧૦૦ ચો.મી. સુધીના	૬૦ ટકા	૪.૦ મી.	૨.૦ મી. રોડ સાઈડ માર્જિન ૨.૦ મી. પાછળની બાજુનું માર્જિન
		૩	૧૦૦ ચો.મી. થી વધુ ૨૦૦ ચો.મી. સુધીના	૫૦ ટકા	૫.૦ મી.	૩.૦ મી. રોડ સાઈડ માર્જિન તેમજ પાછળની બાજુ અને કોઈપણ એક સાઈડ બાજુએ ૨.૦ મી. માર્જિન
		૪	૨૦૦ ચો.મી. થી વધુ ૪૦૦ ચો.મી. સુધીના	૪૦ ટકા	૮.૦ મી.	૪.૦ મી. રોડ સાઈડ માર્જિન ૩.૦ મી. પાછળની બાજુનું અને ૩ મી. ગમે તે એક બાજુ માર્જિન
		૫	૪૦૦ ચો.મી. થી વધુ	૪૦ ટકા	૧૨.૦ મી.	૪.૫૦ મી. રોડ સાઈડ માર્જિન ૩.૦ મી. માર્જિન બાકીની ત્રણેય બાજુએ
	<p>૭.બ(૫) (પૃ.૩૩/જી.ડી.સી.આર.)</p> <p>૭.બ નોંધ : (પૃ.૩૩/જી.ડી.સી.આર.)</p>	<p>૭.બ (૫) ૨૦ સળંગ પ્લોટ ખુલ્લી જગ્યા રાખવાની રહેશે. ૨૬ કરી તેના બદલે, “૧૫ સળંગ પ્લોટ અથવા વધુમાં વધુ ૫૦ મી. લંબાઈ ૫.૦ મી. ખુલ્લી જગ્યા રાખવાની રહેશે. તેમજ આગળનું અને પાછળનું ખુલ્લું માર્જિન અનુક્રમે ૧.૫૦ મી. અને ૨.૦ મી. જાળવવાનું રહેશે. ભોંયતળીયા અને પ્રથમ મજલાનું બાંધકામ મળવાપાત્ર રહેશે. વિનિયમ નં.૭(ક) મુજબ નિયમોનુસારના કોમન પ્લોટનું આયોજન કરવાનું રહેશે.” એમ બદલવામાં આવે છે.</p> <p>૭.બ નોંધ: માં નોંધ: (૩) ઉમેરીએ,</p> <p>(૩) “વાણિજ્ય હેતુના લાકડાના સંગ્રહ સ્થળ, સ્ટોટક/દહનશીલ પદાર્થોના વેચાણ/સંગ્રહ જથ્થાબંધ (મોટા પાયાના) વેચાણ કેન્દ્ર/સંગ્રહ સ્થળ માટે બાંધકામ એકમની હદોથી ૬.૦ મી. ખુલ્લું માર્જિન જાળવવાનું રહેશે. જ્યારે તે સિવાયના વાણિજ્ય હેતુ માટેના બાંધકામ એકમની હદોથી ૩.૦૦ મી. માર્જિન (રસ્તા સિવાયની બાજુએ) અને ૪.૫૦ મી. (રસ્તા બાજુએ અને બે બાંધકામ વચ્ચે) માર્જિન કે ૦.૩H માં જે વધુ હોય તે જાળવવાનું રહેશે. સદર કિસ્સામાં “H” એટલે મકાનની ઉંચાઈ અને બે મકાન પૈકી જે મકાનની ઉંચાઈ વધુ હોય તે ધ્યાને લેવાની રહેશે. જ્યારે ઔદ્યોગિક</p>				

અ.નં.	વિનિયમ	સુધારો સુચવીએ
		હેતુ માટેના બાંધકામ હેઠળના બાંધકામ એકમ માટે બાંધકામ એકમની હદોથી ૬.૦ મી. માર્જિન જાળવવાનું રહેશે.” એમ ઉમેરીએ, બહુમાળી મકાનો માટે વિનિયમમાં જોગવાઈ મુજબ માર્જિન રાખવાનું રહેશે.
૭.બ(૬) (પૃ.૩૩/જી.ડી.સી.આર.)		વિનિયમ નં.૭બ(૬)(ક) ના અંતે ઉમેરીએ, “વિનિયમ નં.૭અ(૬) મુજબ નિયમોનુસારના કોમન પ્લોટનુ આયોજન કરવાનું રહેશે.” વિનિયમ નં.૭બ (૬) (ગ) રદ કરી, તેના બદલે નીચેની જોગવાઈ કરીએ, “કોમન પ્લોટના ૧૫ ટકા ક્ષેત્રફળમાં ભોંયતળીયુ તથા પ્રથમ મજલા માટે બાંધકામ એકમના સહિયારા ઉપયોગ માટે ધાર્મિક સ્થળ, ક્લબ, સોસાયટીની ઓફિસ, કોમ્યુનીટી હોલ તેમજ ઇલેક્ટ્રીક ડી.પી., વરસાદી પાણી જમીનમાં સંગ્રહ થાય તે માટેના પર્કોલેટીંગ વેલ માટેના બાંધકામ મળવાપાત્ર રહેશે. તે સિવાય અન્ય કોઈ પણ હેતુનુ બાંધકામ મળવાપાત્ર રહેશે નહીં અને કોમન પ્લોટ, બાંધકામ એકમના હક્ક/હીત, માલિકી ધરાવનારની સહીયારી રહેશે.”
૭.ક(૮) (પૃ.૩૫/જી.ડી.સી.આર.)		વિનિયમ નં.૭બ (૮) ની જોગવાઈ રદ કરી, તેના બદલે, “એકજ બાંધકામ એકમમાં બે તેથી વધુ અલગ અલગ મકાનો હોય તો બે મકાન વચ્ચેનુ ખુલ્લા માર્જિન ૦.૬ એચ રાખવાનું રહેશે. (૦.૬ x ઉંચાઈ) પરંતુ, રહેણાંક ઉપયોગ માટે ૪.૫૦ મી. થી ઓછુ ન હોવું જોઈએ અને વાણિજ્ય/ઔદ્યોગિક ઉપયોગ માટે ૬.૦ મી. થી ઓછુ ન હોવું જોઈએ. નોંધ: બે મકાનોમાં જેની ઉંચાઈ વધુ હોય તે ઉંચાઈને ગણતરીમાં લેવાની રહેશે.”

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/34 of 2014/TPS-292013-2425-L:— WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/92 of 2002/TPS-292002-2249-L, dated.17.07.2002, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 2 (Anjar) (hereinafter referred to as "the said Draft Scheme") submitted by the Anjar Area Development Authority; (hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/14 of 2003/TPS-292003-61-L dated.21.01.2003 the Government of Gujarat,

in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.2 (Anjar);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 2 (Anjar) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW-THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said Authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to the Govt. of Gujarat
Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/35 of 2014/TPS-292013-7286-L:— WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/91 of 2002/TPS-292002-2249-L, dated.17.07.2002, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 1 (Anjar) (hereinafter referred to as "the said Draft Scheme") submitted by the Anjar Area Development Authority; (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/17 of 2003/TPS-292003-59-L dated.21.01.2003 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.1 (Anjar);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 1 (Anjar) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said Authority during office hours of all working days;

- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to the Govt. of Gujarat
Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/36 of 2014/TPS-292013-2424-L:— WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/93 of 2002/TPS-292002-2249-L, dated.17.07.2002, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 3 (Anjar) (hereinafter referred to as "the said Draft Scheme") submitted by the Anjar Area Development Authority; (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/15 of 2003/TPS-292003-61-L dated.21.01.2003 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.3 (Anjar);

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 3 (Anjar) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said Authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to the Govt. of Gujarat
Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 5th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/37 of 2014/TPS-112014-6602-L:— WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/83 of 2006/TPS-112005-360-L, dated.04.09.2013 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.93 (Vinzol-4) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.93 (Vinzol-4) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:

- (a) Sanction the said Preliminary Scheme without modifications; and
- (b) State that the said Preliminary Scheme shall be kept open for inspection by the public at the office of the said Authority during office hours on working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to the Govt. of Gujarat

Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 5th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/38 of 2014/TPS-132011-2660-L:— WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/217 of 2003/TPS-132003-2840-L, dated.04.12.2003 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 17 (Munjka) (hereinafter referred to as "the said Draft Scheme") submitted by the Rajkot Urban Development Authority (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.17 (Munjka) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:

- (a) Sanction the said Preliminary Scheme without modifications; and
- (b) State that the said Preliminary Scheme shall be kept open for the inspection of the public at the office of the said Authority during office hours on working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to the Govt. of Gujarat

Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/39 of 2014/DVP-2512-3520-L:— WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Pardi Area Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/604 of 1994/DVP-2590-2392-L, dated.29.12.1994 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14th, 9th Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/604 of 1994/DVP-2590-2392-L, dated.29.12.1994.

The land bearing R.S. No. 1048, 1049, 1050, 1051 of village Pardi designated for "Agriculture Zone" shall be deleted from the said zone and the land thus released shall be designated for "Residential Zone" under section 12 (2) (a) of the said Act as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to the Govt. of Gujarat

Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/40 of 2014/DVP-272011-5286-L:— WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Visnagar Area Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/85 of 1996/DVP-2793-3242-L, dated.18.06.1996 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14th, 9th Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/85 of 1996/DVP-2793-3242-L, dated.18.06.1996.

The land bearing R.S.No.489, 490/1, 2203, 2273, 2276, 2277 and 2278 of village Visnagar designated for "Agriculture Zone" shall be deleted from the said zone and the land thus released shall be designated for "Residential Zone" under section 12 (2) (a) of the said Act as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to the Govt. of Gujarat

Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 5th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO.GH/V/41 of 2014/DVP-282012-2356-L:— WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Limbadi Area Development Authority (Limbadi Municipality), sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/243 of 1992/DVP-2891-1883(92)-L, dated.24.11.1992 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby :-

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14th, 9th Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/243 of 1992/DVP-2891-1883(92)-L, dated.24.11.1992

In the accompanying plan,-

- a. under section 12(d) of the said Act, the 15 mtr wide development plan road shown as X-Y deleted and re-aligned as A-B and
- b. under section 12(a) of the said Act, the land falling on the alignment X-Y of the 15 mtr wide modified road is designated for residential zone.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to the Govt. of Gujarat

Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 5th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/42 of 2014/DVP-2512-3170-L:— WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Pardi Area Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/604 of 1994/DVP-2590-2392-L, dated.29.12.1994 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976); (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14th, 9th Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/604 of 1994/DVP-2590-2392-L, dated. 29.12.1994.

The land bearing R.S. No. 724, 725/Paiki, 726/8, 726/9 of Village Pardi designated for "Agriculture Zone" shall be deleted from the said zone and the land thus released shall be designated for "Residential Zone" under section 12 (2) (a) of the said Act as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to the Govt. of Gujarat

Urban Development and Urban Housing Department.



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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th February, 2014.

No. : GU-2013-17-GPC-11-2012-2428-E :-In exercise of the powers conferred by sub section (1) of section 6 of the Gujarat Water and Gas pipelines (Acquisition of right of User in land) Act – 2000, the State Government hereby amends the notification of the Government of Gujarat in Energy and Petrochemicals Department No.

1. GU-2007-69-GPC-11-2006-2700-E Part-II dated 15th May, 2007 published in the gazette dated 15/05/2007 Part – IV – B at pages 144-1 to 144 -36
2. GU-2010-211-GPC-11-2009-3852-E Part-II dated 22nd Dec. 2010 published in the gazette dated 27/12/2010 Part – IV – B at pages 422-1 to 422 -55
3. GU-2012-99-GPC-11-2012-1787-E Part-II dated 1st Aug. 2012 published in the gazette dated 01/08/2012 Part – IV – B at pages 276-1 to 276 -3
4. GU-2013-56-GPC-11-2012-2428-E Part-II dated 29th May, 2013 published in the gazette dated 29/05/2013 Part – IV – B at pages 146-1 to 146 -9 in the following manner namely.

For the area of Survey / Block No. as per above notification, the reduced area of Survey / Block No. as per Schedule – A appended to this notification shall be substituted.

- (a) For the area of Survey/Block No. as per above notification, the reduced area of Survey/ Block No. as per Schedule –A appended to this notification shall be substituted.

SCHEDULE – A								
District: Dahod			State : Gujarat					
Taluka	Village	Survey / Block No.	Area as per notification dt. 15/05/2007, 27/12/2010 01/08/2012, 29/05/2013			Area substituted for area of column (4), (5) & (6) of this Schedule		
			Hect.	Are	Cent.	Hect.	Are	Cent.
1	2	3	4	5	6	7	8	9
Davgath Baria	Gamdi	143/B	00	04	84	00	04	70
		143/A	00	07	80	00	06	90
		135/2	00	06	10	00	00	60
		71	00	17	00	00	11	00

SCHEDULE - A

District : Dahod

State : Gujarat

Taluka	Village	Survey / Block No.	Area as per notification dt. 15/05/2007, 27/12/2010 01/08/2012, 29/05/2013			Area substituted for area of column (4), (5) & (6) of this Schedule		
			Hect.	Are	Cent.	Hect.	Are	Cent.
1	2	3	4	5	6	7	8	9
Devgath Baria	Bhathvada	417	00	14	00	00	09	00
		452	00	68	50	00	34	25
		450/4	00	13	60	00	11	20
		477/4	00	13	20	00	09	30
		479/1	00	25	10	00	15	80
		479/2				00	04	00
		225/P2	00	46	20	00	29	20
		210	00	23	20	00	19	80
		161/2	00	15	00	00	13	00
Devgath Baria	Rama	219/P1	00	01	00	00	00	20
		215	00	25	40	00	23	40
Devgath Baria	Rebari	271/3	00	18	00	00	16	80
		293	00	20	80	00	20	30
		292/2	00	01	00	00	00	55
		37/P2	00	15	80	00	12	00
		41/1	00	36	20	00	15	50
		58/P2	00	23	00	00	13	00
		54/P1	00	39	00	00	38	95
		84/P2	00	15	60	00	08	00
Devgath Baria	Piplod	449/P1	00	15	30	00	14	20
		450/2	00	14	50	00	11	80
		410	00	12	00	00	07	90
		406	00	21	40	00	12	00
		366/1	00	10	40	00	08	40
		365, 365/P1	00	06	21	00	06	20
		150	00	11	00	00	10	30
		149/1	00	28	80	00	28	50
		144/1	00	16	40	00	08	20
		195/1, 195/2	00	22	60	00	15	30
Devgath Baria	Piplod	200	00	01	50	00	00	70
		196	00	06	50	00	06	00
		198	00	10	60	00	08	60
		199/4	00	08	40	00	08	20
		199/5	00	09	00	00	07	90
		220	00	17	50	00	11	80
		221	00	18	00	00	12	25
Devgath Baria	Panchela	55/2P/4	00	06	00	00	05	05
		53	00	28	50	00	07	00

SCHEDULE - A								
District : Dahod			State : Gujarat					
Taluka	Village	Survey / Block No.	Area as per notification dt. 15/05/2007, 27/12/2010 01/08/2012, 29/05/2013			Area substituted for area of column (4), (5) & (6) of this Schedule		
			Hect.	Are	Cent.	Hect.	Are	Cent.
1	2	3	4	5	6	7	8	9
Devghath Baria	Panchela	59 +60/P1	00	25	00	00	23	00
		76	00	26	00	00	22	80
		75	00	23	20	00	20	95
		72/3	00	12	40	00	08	40
		64	00	41	20	00	38	45
		66/P1	00	26	00	00	08	60
		139	00	27	80	00	20	90
		140	00	37	80	00	25	25
		134/P3	00	11	80	00	10	20
		133	00	19	00	00	16	85
Limkheda	Pratappura	96/2	00	06	80	00	03	25
		94/P1	00	16	80	00	16	50
		94/P2	00	16	40	00	15	40
		92/1	00	00	50	00	00	15
		91/6	00	09	40	00	06	70
		100	00	01	80	00	01	15
		218/2	00	16	00	00	07	10
		225/P1	00	13	00	00	11	85
		225/P4	00	08	00	00	04	45
Limkheda	Paniya	161/1	00	27	00	00	19	95
		59/2	00	15	00	00	07	55
		57/1	00	05	90	00	02	00
		57/2	00	05	40	00	02	50
		46/2	00	05	40	00	04	20
		48/2	00	12	00	00	10	00
		48/3	00	05	00	00	04	75
Limkheda	Paniya(Cont)	53/2	00	20	60	00	13	90
		50/3	00	17	60	00	13	30
		26/4	00	07	00	00	03	85
		26/5	00	02	80	00	01	30
		27/1	00	07	40	00	07	15
		27/2	00	07	80	00	06	90
		28/2	00	16	00	00	07	75
Limkheda	Degavada	37/2	00	13	00	00	11	10
		54/2	00	07	20	00	05	00
		53/1	00	10	50	00	06	05
		52/1	00	10	60	00	06	00
		71/P2	00	19	60	00	10	50
		73/1	00	09	24	00	05	00

SCHEDULE - A

District : Dahod

State : Gujarat

Taluka	Village	Survey / Block No.	Area as per notification dt. 15/05/2007, 27/12/2010 01/08/2012, 29/05/2013			Area substituted for area of column (4), (5) & (6) of this Schedule		
			Hect.	Are	Cent.	Hect.	Are	Cent.
1	2	3	4	5	6	7	8	9
Limkheda	Degavada	70/2	00	17	44	00	11	70
		94	00	24	72	00	22	40
		100	00	11	20	00	07	20
		96	00	11	00	00	07	00
		98/1	00	15	90	00	06	90
		98/2				00	06	50
Limkheda	Nana Hathidhara	74/4	00	04	20	00	02	20
		77/2	00	17	20	00	15	00
		75	00	01	00	00	00	35
		79/4	00	23	00	00	17	55
		79/5	00	12	90	00	07	50
		1/3	00	10	20	00	08	80
		63/1/4	00	24	80	00	22	50
		38/1	00	03	50	00	00	75
Limkheda	Mota Hathidhara	77	00	12	40	00	11	15
Limkheda	Jetpur(Ladpur)	18	00	15	80	00	14	50
		24	00	20	00	00	16	90
		23/1	00	17	20	00	16	10
		26/P1, 26/P2	00	12	80	00	12	10
		45/1	00	05	40	00	03	80
		46	00	15	20	00	12	40
		86	00	02	00	00	00	20
		85	00	05	40	00	00	55
Limkheda	Jetpur(Ladpur)	93/1	00	03	00	00	00	35
		92/P1, 92/P2	00	15	90	00	11	35
		103/1	00	20	00	00	11	65
		113/2	00	12	70	00	09	60
Limkheda	Umedapura	20/3	00	06	60	00	06	45
		24/1	00	14	00	00	13	40
		31	00	28	00	00	26	95
		85	00	10	70	00	10	50
		84	00	28	00	00	27	10
		73/P3	00	09	25	00	00	25
		71	00	13	00	00	12	70
Limkheda	Dudhiyadhara	39/P6	00	07	40	00	04	50
Limkheda	Dudhiya	20/1	00	06	40	00	05	15
		16/3	00	21	40	00	21	10

SCHEDULE - A								
District : Dahod			State : Gujarat					
Taluka	Village	Survey / Block No.	Area as per notification dt. 15/05/2007, 27/12/2010 01/08/2012, 29/05/2013			Area substituted for area of column (4), (5) & (6) of this Schedule		
			Hect.	Are	Cent.	Hect.	Are	Cent.
1	2	3	4	5	6	7	8	9
Limkheda	Sasta	25/1	00	14	60	00	02	85
		40/1	00	10	80	00	01	85
		41/3	00	13	80	00	06	10
		35/P6	00	31	60	00	13	10
Limkheda	Ghumani	43/P/4	00	43	60	00	28	80
Limkheda	Fatepura	33/P3	00	17	60	00	15	45
		38	00	10	00	00	06	20
Limkheda	Nava Vadiya	26	00	35	40	00	22	60
		25	00	30	00	00	28	20
		29/2	00	03	00	00	00	05
		22/P1/1	00	09	00	00	03	55
		18/2	00	13	00	00	12	00
		67	00	38	00	00	23	15
Limkheda	Juna Vadiya	41/P1	00	51	20	00	30	65
		41/P1	00	21	00	00	17	60
		41/P1	00	20	00	00	11	30
		15	00	32	40	0	23	70
		19	00	33	00	00	30	15
Limkheda	Juna Vadiya	24	00	03	60	00	01	95
		31/1	00	08	80	00	07	15
Limkheda	Fulpari	7/A	01	85	20	00	73	00
		31	00	22	80	00	09	65
		32	00	15	40	00	06	00
Limkheda	Singapur	19/1/P	00	10	26	00	02	55
		19/1/P12	00	87	00	00	75	60
		19/18	00	40	00	00	37	70
		19/20	00	40	40	00	35	00
Zalod	Mundha	234	00	36	00	00	35	00
		229	00	20	20	00	17	90
		222	00	07	00	00	04	00
		12	00	35	20	00	31	80
		81/2	00	05	50	00	04	00
Zalod	Sutharvasa	108	00	46	40	00	45	90
		92/1	00	05	80	00	01	68
		91	00	11	60	00	10	80

SCHEDULE - A

State : Gujarat

District : Dahod

Taluka	Village	Survey / Block No.	Area as per notification dt. 15/05/2007, 27/12/2010 01/08/2012, 29/05/2013			Area substituted for area of column (4), (5) & (6) of this Schedule		
			Hect.	Are	Cent.	Hect.	Are	Cent.
1	2	3	4	5	6	7	8	9
Zalod	Sutharvasa	92/2	00	20	40	00	20	25
		31/3	00	03	90	00	02	10
		24/3	00	16	00	00	11	70
		22	00	27	00	00	11	80
		15/1	00	23	00	00	11	40
		15/2	00	18	00	00	16	40
		267	00	25	80	00	24	50
		269/2	00	14	00	00	13	30
		8/1	00	33	00	00	29	50
		226/3	00	28	20	00	23	65
		254	00	06	80	0	01	55
Dahod	Khodva	22/20	00	21	20	00	19	80
		22/19	00	11	60	00	11	20
		22/18	00	44	60	00	37	65
		22/16	00	12	00	00	03	80
		22/3	00	30	00	00	26	90
		22/2	00	47	20	00	42	75
Dahod	Borwani	26	00	03	50	00	00	25
		23/18	00	28	00	00	16	55
		29	00	13	00	00	06	40
		37/1	00	23	00	00	13	90
		54/2	00	14	00	00	09	20
		67/2	00	07	00	00	05	10
		75/A	00	14	50	00	10	20
		75/B	00	21	00	00	05	40
		80/3	00	22	40	00	16	10
		92/1	00	25	20	00	21	20
		93	00	08	00	00	06	80
		98	00	44	00	00	34	55
		100/B	00	43	70	00	40	95
		104/2	00	23	50	00	20	40
		119	00	58	00	00	56	30
		127/1	00	45	50	00	07	60
		128	00	35	10	00	03	30
Dahod	Chhapari	180/B	00	15	00	00	11	90

By order and in the name of the Governor of Gujarat,

PANKAJ PANCHAL,
Under Secretary to Government.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૫મી ફેબ્રુઆરી, ૨૦૧૪

ક્રમાંક : જ્યુ-૨૦૧૩-૧૭-જીપીસી-૧૧-૨૦૧૨-૨૪૨૮-ઈ.- ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંનો વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ની કલમ ૬ની પેટા કલમ(૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના રાજપત્રમાં પ્રસિધ્ધ થયેલ સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામા ક્રમાંક : નંબર ૧) જ્યુ-૨૦૦૭-૬૮-જીપીસી-૧૧-૨૦૦૬-૨૭૦૦-ઈ-ભાગ-૨ના તા. ૧૫મી મે ૨૦૦૭માં પ્રસિધ્ધ થયેલ ગેઝેટ તા.૧૫-૦૫-૨૦૦૭ ભાગ-૪-બી ના પાન નંબર ૧૧૪-૧ થી ૧૧૪-૩૬. ૨) જ્યુ-૨૦૧૦-૨૧૧-જીપીસી-૧૧-૨૦૦૮-૩૮૫૨-ઈ-ભાગ-૨ તા.૨૨મી ડિસેમ્બર ૨૦૧૦માં પ્રસિધ્ધ થયેલ ગેઝેટ તા.૨૭-૧૨-૨૦૧૦ ભાગ-૪બી ના પાન નંબર ૪૨૨-૧ થી ૪૨૨-૫૫. ૩) જ્યુ-૨૦૧૨-૮૮-જીપીસી-૧૧-૨૦૧૨-૧૭૮૭-ઈ-ભાગ-૨ તા.૧લી ઓગસ્ટ ૨૦૧૨ માં પ્રસિધ્ધ થયેલ ગેઝેટ તા.૦૧-૦૮-૨૦૧૨ ભાગ-૪ બી ના પાના નંબર ૨૭૬-૧ થી ૨૭૬-૩, ૪) જ્યુ-૨૦૧૩-૫૬-જીપીસી-૧૧-૨૦૧૨-૨૪૨૮-ઈ તા.૨૮મી મે ૨૦૧૩માં પ્રસિધ્ધ થયેલ ગેઝેટ તા.૨૮-૦૫-૨૦૧૩ ભાગ-૪ બી ના પાન નંબર ૧૪૬-૧ થી ૧૪૬-૮ માં નીચે પ્રમાણે સુધારો કરવામાં આવે છે.

અ. ઉપરોક્ત જાહેરનામાં સાથે બિડેલ અનુસૂચિના સર્વે/બ્લોક નંબર પૈકી આ જાહેરનામાં સાથે બિડેલ અનુસૂચિ-ક માં વર્ણન કરેલ સર્વે/બ્લોક નંબર માટે દર્શાવેલ ઘટાડેલ ક્ષેત્રફળ રાખવામાં આવેલ છે.

અનુસૂચિ-ક								
જિલ્લો : દાહોદ			રાજ્ય : ગુજરાત					
તાલુકો	ગામ	બ્લોક નં./સર્વે નં.	તા.૧૫/૦૫/૨૦૦૭, ૨૭/૧૨/૨૦૧૦ ૦૧/૦૮/૨૦૧૨, ૨૮/૦૫/૨૦૧૩ ના જાહેરનામા પ્રમાણે ક્ષેત્રફળ			આ અનુસૂચિના સ્તંભ (૪), (૫) અને (૬) પ્રમાણેના ક્ષેત્રફળને બદલે રાખવાનું ક્ષેત્રફળ		
			હે.	આરે.	ચો.મી.	હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭	૮	૯
દેવગઢ બારિયા	ગામડી	૧૪૩/બ	૦૦	૦૪	૮૪	૦૦	૦૪	૭૦
		૧૪૩/અ	૦૦	૦૭	૮૦	૦૦	૦૬	૮૦
		૧૩૫/૨	૦૦	૦૬	૧૦	૦૦	૦૦	૬૦
		૭૧	૦૦	૧૭	૦૦	૦૦	૧૧	૦૦
દેવગઢ બારિયા	ભથવાડા	૪૧૭	૦૦	૧૪	૦૦	૦૦	૦૮	૦૦
		૪૫૨	૦૦	૬૮	૫૦	૦૦	૩૪	૨૫
		૪૫૦/૪	૦૦	૧૩	૬૦	૦૦	૧૧	૨૦
		૪૭૭/૪	૦૦	૧૩	૨૦	૦૦	૦૮	૩૦
		૪૭૮/૧	૦૦	૨૫	૧૦	૦૦	૧૫	૮૦
		૪૭૮/૨				૦૦	૦૪	૦૦
		૨૨૫/પૈકી ૨	૦૦	૪૬	૨૦	૦૦	૨૮	૨૦
		૨૧૦	૦૦	૨૩	૨૦	૦૦	૧૮	૮૦
		૧૬૧/૨	૦૦	૧૫	૦૦	૦૦	૧૩	૦૦
દેવગઢ બારિયા	રામા	૨૧૮/પૈકી ૧	૦૦	૦૧	૦૦	૦૦	૦૦	૨૦
		૨૧૫	૦૦	૨૫	૪૦	૦૦	૨૩	૪૦

અનુસૂચિ-ક								
જિલ્લો : દાહોદ			રાજ્ય : ગુજરાત					
તાલુકો	ગામ	બ્લોક નં./સર્વે નં.	તા.૧૫/૦૫/૨૦૦૭, ૨૭/૧૨/૨૦૧૦ ૦૧/૦૮/૨૦૧૨, ૨૮/૦૫/૨૦૧૩ ના જાહેરનામા પ્રમાણે ક્ષેત્રફળ			આ અનુસૂચિના સ્તંભ (૪), (૫) અને (૬) પ્રમાણેના ક્ષેત્રફળને બદલે રાખવાનું ક્ષેત્રફળ		
			હે.	આરે.	ચો.મી.	હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭	૮	૯
દેવગઢ બારિયા	રેબારી	૨૭૧/૩	૦૦	૧૮	૦૦	૦૦	૧૬	૮૦
		૨૮૩	૦૦	૨૦	૮૦	૦૦	૨૦	૩૦
		૨૮૨/૨	૦૦	૦૧	૦૦	૦૦	૦૦	૫૫
		૩૭/પૈકી૨	૦૦	૧૫	૮૦	૦૦	૧૨	૦૦
		૪૧/૧	૦૦	૩૬	૨૦	૦૦	૧૫	૫૦
		૫૮/પૈકી૨	૦૦	૨૩	૦૦	૦૦	૧૩	૦૦
		૫૪/પૈકી૧	૦૦	૩૮	૦૦	૦૦	૩૮	૮૫
		૮૪/પૈકી૨	૦૦	૧૫	૬૦	૦૦	૦૮	૦૦
દેવગઢ બારિયા	પીપલોદ	૪૪૮/પૈકી૧	૦૦	૧૫	૩૦	૦૦	૧૪	૨૦
		૪૫૦/૨	૦૦	૧૪	૫૦	૦૦	૧૧	૮૦
		૪૧૦	૦૦	૧૨	૦૦	૦૦	૦૭	૮૦
		૪૦૬	૦૦	૨૧	૪૦	૦૦	૧૨	૦૦
		૩૬૬/૧	૦૦	૧૦	૪૦	૦૦	૦૮	૪૦
		૩૬૫, ૩૬૫/પૈકી૧	૦૦	૦૬	૨૧	૦૦	૦૬	૨૦
		૧૫૦	૦૦	૧૧	૦૦	૦૦	૧૦	૩૦
		૧૪૮/૧	૦૦	૨૮	૮૦	૦૦	૨૮	૫૦
		૧૪૪/૧	૦૦	૧૬	૪૦	૦૦	૦૮	૨૦
		૧૮૫/૧, ૧૮૫/૨	૦૦	૨૨	૬૦	૦૦	૧૫	૩૦
		૨૦૦	૦૦	૦૧	૫૦	૦૦	૦૦	૭૦
		૧૮૬	૦૦	૦૬	૫૦	૦૦	૦૬	૦૦
		૧૮૮	૦૦	૧૦	૬૦	૦૦	૦૮	૬૦
		૧૮૮/૪	૦૦	૦૮	૪૦	૦૦	૦૮	૨૦
		૧૮૮/૫	૦૦	૦૮	૦૦	૦૦	૦૭	૮૦
		૨૨૦	૦૦	૧૭	૫૦	૦૦	૧૧	૮૦
		૨૨૧	૦૦	૧૮	૦૦	૦૦	૧૨	૨૫
દેવગઢ બારિયા	પંચેલા	૫૫/૨ પૈકી/૪	૦૦	૦૬	૦૦	૦૦	૦૫	૦૫
		૫૩	૦૦	૨૮	૫૦	૦૦	૦૭	૦૦
		૫૮ + ૬૦/પૈકી૧	૦૦	૨૫	૦૦	૦૦	૨૩	૦૦
		૭૬	૦૦	૨૬	૦૦	૦૦	૨૨	૮૦
		૭૫	૦૦	૨૩	૨૦	૦૦	૨૦	૮૫

અનુસૂચિ-ક								
જિલ્લો : દાહોદ			રાજ્ય : ગુજરાત					
તાલુકો	ગામ	બ્લોક નં./સર્વે નં.	તા.૧૫/૦૫/૨૦૦૭, ૨૭/૧૨/૨૦૧૦ ૦૧/૦૮/૨૦૧૨, ૨૮/૦૫/૨૦૧૩ ના જાહેરનામા પ્રમાણે ક્ષેત્રફળ			આ અનુસૂચિના સ્તંભ (૪), (૫) અને (૬) પ્રમાણેના ક્ષેત્રફળને બદલે રાખવાનું ક્ષેત્રફળ		
			હે.	આરે.	ચો.મી.	હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭	૮	૯
દેવગઢ બારિયા	પંચેલા	૭૨/૩	૦૦	૧૨	૪૦	૦૦	૦૮	૪૦
		૬૪	૦૦	૪૧	૨૦	૦૦	૩૮	૪૫
		૬૬/પૈકી૧	૦૦	૨૬	૦૦	૦૦	૦૮	૬૦
		૧૩૮	૦૦	૨૭	૮૦	૦૦	૨૦	૮૦
		૧૪૦	૦૦	૩૭	૮૦	૦૦	૨૫	૨૫
		૧૩૪/પૈકી૩	૦૦	૧૧	૮૦	૦૦	૧૦	૨૦
		૧૩૩	૦૦	૧૮	૦૦	૦૦	૧૬	૮૫
લીમખેડા	પ્રતાપપુરા	૮૬/૨	૦૦	૦૬	૮૦	૦૦	૦૩	૨૫
		૮૪/પૈકી૧	૦૦	૧૬	૮૦	૦૦	૧૬	૫૦
		૮૪/પૈકી૨	૦૦	૧૬	૪૦	૦૦	૧૫	૪૦
		૮૨/૧	૦૦	૦૦	૫૦	૦૦	૦૦	૧૫
		૮૧/૬	૦૦	૦૮	૪૦	૦૦	૦૬	૭૦
		૧૦૦	૦૦	૦૧	૮૦	૦૦	૦૧	૧૫
		૨૧૮/૨	૦૦	૧૬	૦૦	૦૦	૦૭	૧૦
		૨૨૫/પૈકી૧	૦૦	૧૩	૦૦	૦૦	૧૧	૮૫
		૨૨૫/પૈકી૪	૦૦	૦૮	૦૦	૦૦	૦૪	૪૫
લીમખેડા	પાણીયા	૧૬૧/૧	૦૦	૨૭	૦૦	૦૦	૧૮	૮૫
		૫૮/૨	૦૦	૧૫	૦૦	૦૦	૦૭	૫૫
		૫૭/૧	૦૦	૦૫	૮૦	૦૦	૦૨	૦૦
		૫૭/૨	૦૦	૦૫	૪૦	૦૦	૦૨	૫૦
		૪૬/૨	૦૦	૦૫	૪૦	૦૦	૦૪	૨૦
		૪૮/૨	૦૦	૧૨	૦૦	૦૦	૧૦	૦૦
		૪૮/૩	૦૦	૦૫	૦૦	૦૦	૦૪	૭૫
		૫૩/૨	૦૦	૨૦	૬૦	૦૦	૧૩	૮૦
		૫૦/૩	૦૦	૧૭	૬૦	૦૦	૧૩	૩૦
		૨૬/૪	૦૦	૦૭	૦૦	૦૦	૦૩	૮૫
		૨૬/૫	૦૦	૦૨	૮૦	૦૦	૦૧	૩૦
		૨૭/૧	૦૦	૦૭	૪૦	૦૦	૦૭	૧૫
		૨૭/૨	૦૦	૦૭	૮૦	૦૦	૦૬	૮૦
		૨૮/૨	૦૦	૧૬	૦૦	૦૦	૦૭	૭૫
લીમખેડા	દેગાવાડા	૩૭/૨	૦૦	૧૩	૦૦	૦૦	૧૧	૧૦
		૫૪/૨	૦૦	૦૭	૨૦	૦૦	૦૫	૦૦
		૫૩/૧	૦૦	૧૦	૫૦	૦૦	૦૬	૦૫

અનુસૂચિ-ક								
જિલ્લો : દાહોદ			રાજ્ય : ગુજરાત					
તાલુકો	ગામ	બ્લોક નં./સર્વે નં.	તા.૧૫/૦૫/૨૦૦૭, ૨૭/૧૨/૨૦૧૦ ૦૧/૦૮/૨૦૧૨, ૨૯/૦૫/૨૦૧૩ ના જાહેરનામા પ્રમાણે ક્ષેત્રફળ			આ અનુસૂચિના સ્તંભ (૪), (૫) અને (૬) પ્રમાણેના ક્ષેત્રફળને બદલે રાખવાનું ક્ષેત્રફળ		
			હે.	આરે.	ચો.મી.	હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭	૮	૯
લીમખેડા	દેગાવાડા	૫૨/૧	૦૦	૧૦	૬૦	૦૦	૦૬	૦૦
		૭૧/પૈકીર	૦૦	૧૯	૬૦	૦૦	૧૦	૫૦
		૭૩/૧	૦૦	૦૯	૨૪	૦૦	૦૫	૦૦
		૭૦/૨	૦૦	૧૭	૪૪	૦૦	૧૧	૭૦
		૯૪	૦૦	૨૪	૭૨	૦૦	૨૨	૪૦
		૧૦૦	૦૦	૧૧	૨૦	૦૦	૦૭	૨૦
		૯૬	૦૦	૧૧	૦૦	૦૦	૦૭	૦૦
		૯૮/૧	૦૦	૧૫	૯૦	૦૦	૦૬	૯૦
		૯૮/૨				૦૦	૦૬	૫૦
લીમખેડા	નાના હાથીધરા	૭૪/૪	૦૦	૦૪	૨૦	૦૦	૦૨	૨૦
		૭૭/૨	૦૦	૧૭	૨૦	૦૦	૧૫	૦૦
		૭૫	૦૦	૦૧	૦૦	૦૦	૦૦	૩૫
		૭૯/૪	૦૦	૨૩	૦૦	૦૦	૧૭	૫૫
		૭૯/૫	૦૦	૧૨	૯૦	૦૦	૦૭	૫૦
		૧/૩	૦૦	૧૦	૨૦	૦૦	૦૮	૮૦
		૬૩/૧/૪	૦૦	૨૪	૮૦	૦૦	૨૨	૫૦
		૩૮/૧	૦૦	૦૩	૫૦	૦૦	૦૦	૭૫
લીમખેડા	મોટા હાથીધરા	૭૭	૦૦	૧૨	૪૦	૦૦	૧૧	૧૫
લીમખેડા	જેતપુર(લાડપુર)	૧૮	૦૦	૧૫	૮૦	૦૦	૧૪	૫૦
		૨૪	૦૦	૨૦	૦૦	૦૦	૧૬	૯૦
		૨૩/૧	૦૦	૧૭	૨૦	૦૦	૧૬	૧૦
		૨૬/પૈકી૧, ૨૬/પૈકી૨	૦૦	૧૨	૮૦	૦૦	૧૨	૧૦
		૪૫/૧	૦૦	૦૫	૪૦	૦૦	૦૩	૮૦
		૪૬	૦૦	૧૫	૨૦	૦૦	૧૨	૪૦
		૮૬	૦૦	૦૨	૦૦	૦૦	૦૦	૨૦
		૮૫	૦૦	૦૫	૪૦	૦૦	૦૦	૫૫
		૯૩/૧	૦૦	૦૩	૦૦	૦૦	૦૦	૩૫
		૯૨/પૈકી૧, ૯૨/પૈકી૨	૦૦	૧૫	૯૦	૦૦	૧૧	૩૫
		૧૦૩/૧	૦૦	૨૦	૦૦	૦૦	૧૧	૬૫
		૧૧૩/૨	૦૦	૧૨	૭૦	૦૦	૦૯	૬૦
લીમખેડા	ઉમેદપુરા	૨૦/૩	૦૦	૦૬	૬૦	૦૦	૦૬	૪૫
		૨૪/૧	૦૦	૧૪	૦૦	૦૦	૧૩	૪૦

અનુસૂચિ-ક								
જિલ્લો : દાહોદ			રાજ્ય : ગુજરાત					
તાલુકો	ગામ	બ્લોક નં./સર્વે નં.	તા.૧૫/૦૫/૨૦૦૭, ૨૭/૧૨/૨૦૧૦ ૦૧/૦૮/૨૦૧૨, ૨૮/૦૫/૨૦૧૩ ના જાહેરનામા પ્રમાણે ક્ષેત્રફળ			આ અનુસૂચિના સ્તંભ (૪), (૫) અને (૬) પ્રમાણેના ક્ષેત્રફળને બદલે રાખવાનું ક્ષેત્રફળ		
			હે.	આરે.	ચો.મી.	હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭	૮	૯
લીમખેડા	ઉમેદપુરા	૩૧	૦૦	૨૮	૦૦	૦૦	૨૬	૮૫
		૮૫	૦૦	૧૦	૭૦	૦૦	૧૦	૫૦
		૮૪	૦૦	૨૮	૦૦	૦૦	૨૭	૧૦
		૭૩/પૈકી૩	૦૦	૦૮	૨૫	૦૦	૦૦	૨૫
		૭૧	૦૦	૧૩	૦૦	૦૦	૧૨	૭૦
લીમખેડા	દુધીયાધારા	૩૮/પૈકી૬	૦૦	૦૭	૪૦	૦૦	૦૪	૫૦
લીમખેડા	દુધીયા	૨૦/૧	૦૦	૦૬	૪૦	૦૦	૦૫	૧૫
		૧૬/૩	૦૦	૨૧	૪૦	૦૦	૨૧	૧૦
લીમખેડા	સાસ્તા	૨૫/૧	૦૦	૧૪	૬૦	૦૦	૦૨	૮૫
		૪૦/૧	૦૦	૧૦	૮૦	૦૦	૦૧	૮૫
		૪૧/૩	૦૦	૧૩	૮૦	૦૦	૦૬	૧૦
		૩૫/પૈકી૬	૦૦	૩૧	૬૦	૦૦	૧૩	૧૦
લીમખેડા	ધુમણી	૪૩/પૈકી/૪	૦૦	૪૩	૬૦	૦૦	૨૮	૮૦
લીમખેડા	ફતેપુરા	૩૩/પૈકી૩	૦૦	૧૭	૬૦	૦૦	૧૫	૪૫
		૩૮	૦૦	૧૦	૦૦	૦૦	૦૬	૨૦
લીમખેડા	નવા વાડીયા	૨૬	૦૦	૩૫	૪૦	૦૦	૨૨	૬૦
		૨૫	૦૦	૩૦	૦૦	૦૦	૨૮	૨૦
		૨૮/૨	૦૦	૦૩	૦૦	૦૦	૦૦	૦૫
		૨૨/પૈકી૧/૧	૦૦	૦૮	૦૦	૦૦	૦૩	૫૫
		૧૮/૨	૦૦	૧૩	૦૦	૦૦	૧૨	૦૦
		૬૭	૦૦	૩૮	૦૦	૦૦	૨૩	૧૫
લીમખેડા	જુના વાડીયા	૪૧/પૈકી૧	૦૦	૫૧	૨૦	૦૦	૩૦	૬૫
		૪૧/પૈકી૧	૦૦	૨૧	૦૦	૦૦	૧૭	૬૦
		૪૧/પૈકી૧	૦૦	૨૦	૦૦	૦૦	૧૧	૩૦
		૧૫	૦૦	૩૨	૪૦	૦	૨૩	૭૦
		૧૮	૦૦	૩૩	૦૦	૦૦	૩૦	૧૫
		૨૪	૦૦	૦૩	૬૦	૦૦	૦૧	૮૫
		૩૧/૧	૦૦	૦૮	૮૦	૦૦	૦૭	૧૫

અનુસૂચિ-ક								
જિલ્લો : દાહોદ			રાજ્ય : ગુજરાત					
તાલુકો	ગામ	બ્લોક નં./સર્વે નં.	તા.૧૫/૦૫/૨૦૦૭, ૨૭/૧૨/૨૦૧૦ ૦૧/૦૮/૨૦૧૨, ૨૮/૦૫/૨૦૧૩ ના જાહેરનામા પ્રમાણે ક્ષેત્રફળ			આ અનુસૂચિના સ્તંભ (૪), (૫) અને (૬) પ્રમાણેના ક્ષેત્રફળને બદલે રાખવાનું ક્ષેત્રફળ		
			હે.	આરે.	ચો.મી.	હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭	૮	૯
લીમખેડા	કુલપરી	૭/અ	૦૧	૮૫	૨૦	૦૦	૭૩	૦૦
		૩૧	૦૦	૨૨	૮૦	૦૦	૦૮	૬૫
		૩૨	૦૦	૧૫	૪૦	૦૦	૦૬	૦૦
લીમખેડા	સીંગાપુર	૧૮/૧/પૈકી	૦૦	૧૦	૨૬	૦૦	૦૨	૫૫
		૧૮/૧/પૈકી૧૨	૦૦	૮૭	૦૦	૦૦	૭૫	૬૦
		૧૮/૧૮	૦૦	૪૦	૦૦	૦૦	૩૭	૭૦
		૧૮/૨૦	૦૦	૪૦	૪૦	૦૦	૩૫	૦૦
ઝાલોદ	મુણાધા	૨૩૪	૦૦	૩૬	૦૦	૦૦	૩૫	૦૦
		૨૨૮	૦૦	૨૦	૨૦	૦૦	૧૭	૮૦
		૨૨૨	૦૦	૦૭	૦૦	૦૦	૦૪	૦૦
		૧૨	૦૦	૩૫	૨૦	૦૦	૩૧	૮૦
		૮૧/૨	૦૦	૦૫	૫૦	૦૦	૦૪	૦૦
ઝાલોદ	સુથારવાસા	૧૦૮	૦૦	૪૬	૪૦	૦૦	૪૫	૮૦
		૮૨/૧	૦૦	૦૫	૮૦	૦૦	૦૧	૬૮
		૮૧	૦૦	૧૧	૬૦	૦૦	૧૦	૮૦
		૮૨/૨	૦૦	૨૦	૪૦	૦૦	૨૦	૨૫
		૩૧/૩	૦૦	૦૩	૮૦	૦૦	૦૨	૧૦
		૨૪/૩	૦૦	૧૬	૦૦	૦૦	૧૧	૭૦
		૨૨	૦૦	૨૭	૦૦	૦૦	૧૧	૮૦
		૧૫/૧	૦૦	૨૩	૦૦	૦૦	૧૧	૪૦
		૧૫/૨	૦૦	૧૮	૦૦	૦૦	૧૬	૪૦
		૨૬૭	૦૦	૨૫	૮૦	૦૦	૨૪	૫૦
		૨૬૮/૨	૦૦	૧૪	૦૦	૦૦	૧૩	૩૦
		૮/૧	૦૦	૩૩	૦૦	૦૦	૨૮	૫૦
		૨૨૬/૩	૦૦	૨૮	૨૦	૦૦	૨૩	૬૫
		૨૫૪	૦૦	૦૬	૮૦	૦	૦૧	૫૫
દાહોદ	ખોડવા	૨૨/૨૦	૦૦	૨૧	૨૦	૦૦	૧૮	૮૦
		૨૨/૧૮	૦૦	૧૧	૬૦	૦૦	૧૧	૨૦
		૨૨/૧૮	૦૦	૪૪	૬૦	૦૦	૩૭	૬૫
		૨૨/૧૬	૦૦	૧૨	૦૦	૦૦	૦૩	૮૦
		૨૨/૩	૦૦	૩૦	૦૦	૦૦	૨૬	૮૦
		૨૨/૨	૦૦	૪૭	૨૦	૦૦	૪૨	૭૫

અનુસૂચિ-ક								
જિલ્લો : દાહોદ			રાજ્ય : ગુજરાત					
તાલુકો	ગામ	બ્લોક નં./સર્વે નં.	તા.૧૫/૦૫/૨૦૦૭, ૨૭/૧૨/૨૦૧૦ ૦૧/૦૮/૨૦૧૨, ૨૯/૦૫/૨૦૧૩ ના જાહેરનામા પ્રમાણે ક્ષેત્રફળ			આ અનુસૂચિના સ્તંભ (૪), (૫) અને (૬) પ્રમાણેના ક્ષેત્રફળને બદલે રાખવાનું ક્ષેત્રફળ		
			હે.	આરે.	ચો.મી.	હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭	૮	૯
દાહોદ	બોરવાણી	૨૬	૦૦	૦૩	૫૦	૦૦	૦૦	૨૫
		૨૩/૧૮	૦૦	૨૮	૦૦	૦૦	૧૬	૫૫
		૨૯	૦૦	૧૩	૦૦	૦૦	૦૬	૪૦
		૩૭/૧	૦૦	૨૩	૦૦	૦૦	૧૩	૯૦
		૫૪/૨	૦૦	૧૪	૦૦	૦૦	૦૯	૨૦
		૬૭/૨	૦૦	૦૭	૦૦	૦૦	૦૫	૧૦
		૭૫/અ	૦૦	૧૪	૫૦	૦૦	૧૦	૨૦
		૭૫/બી	૦૦	૨૧	૦૦	૦૦	૦૫	૪૦
		૮૦/૩	૦૦	૨૨	૪૦	૦૦	૧૬	૧૦
		૯૨/૧	૦૦	૨૫	૨૦	૦૦	૨૧	૨૦
		૯૩	૦૦	૦૮	૦૦	૦૦	૦૬	૮૦
		૯૮	૦૦	૪૪	૦૦	૦૦	૩૪	૫૫
		૧૦૦/બી	૦૦	૪૩	૭૦	૦૦	૪૦	૯૫
		૧૦૪/૨	૦૦	૨૩	૫૦	૦૦	૨૦	૪૦
		૧૧૯	૦૦	૫૮	૦૦	૦૦	૫૬	૩૦
		૧૨૭/૧	૦૦	૪૫	૫૦	૦૦	૦૭	૬૦
		૧૨૮	૦૦	૩૫	૧૦	૦૦	૦૩	૩૦
દાહોદ	છાપરી	૧૮૦/બી	૦૦	૧૫	૦૦	૦૦	૧૧	૯૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પંકજ પંચાલ,
સરકારના ઉપ સચિવ.



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 5th February, 2014.

No. : GU-2013-18-GPC--11-2012-2428-E.- In exercise of the powers conferred by sub section (1) of section 6 of the Gujarat Water and Gas pipelines (Acquisition of right of User in land) Act – 2000, the State Government here by amends the notification of the Government of Gujarat in Energy and Petrochemicals Department No.

1. GU-2007-69-GPC-11-2006-2700-E Part-II dated 15th May, 2007 published in the gazette dated 15/05/2007 Part – IV – B at pages 144-1 to 144 -36
2. GU-2010-211-GPC-11-2009-3852-E Part-II dated 22nd Dec. 2010 published in the gazette dated 27/12/2010 Part – IV – B at pages 422-1 to 422 -55
3. GU-2012-99-GPC-11-2012-1787-E Part-II dated 1st Aug. 2012 published in the gazette dated 01/08/2012 Part – IV – B at pages 276-1 to 276 -3
4. GU-2013-56-GPC-11-2012-2428-E dated 29th May. 2013 published in the gazette dated 29/05/2013 Part – IV – B at pages 146-1 to 146 -9 in the following manner namely.

(A) In the schedule of the above said notification, the Survey / Block No. and area relating thereto as per schedule –B appended to this notification are omitted.

SCHEDULE - B

District: Panchmahal

State : Gujarat

Taluka	Village	Survey/Block No. omitted	Area omitted		
			Hect.	Are.	Cent.
1	2	3	4	5	6
Halol	Muvala	123/1	00	25	90
		123/2	00	24	30
		124	00	00	55
		40/1	00	16	75
		40/2/1	00	06	05
		72/3	00	00	25
		74/1	00	02	05
Kalol	Madhvas	340	00	21	10
		338	00	00	90
		336	00	09	47
		331/P2	00	15	50
		333	00	02	60
		332	00	17	60
		332	00	40	30
		284/P1	00	08	70
		284/P2	00	09	10
		285/P5	00	01	90
		283	00	11	00
		232/P1	00	10	60
		232/P2	00	10	90
		232/P3	00	08	26
		229/P1	00	03	35
		229/P2	00	00	50
		229/P3	00	01	75
		229/P4	00	02	60
		230/3	00	01	15
		230/4	00	06	20
		224/6	00	06	05
		224/7	00	05	45
		223/4	00	09	75
		238/1	00	03	00
		238/2	00	02	80
		238/3	00	02	67
		217/1	00	09	00
		217/2	00	10	00
		211/3	00	13	00
		211/4	00	12	30
		191/1	00	00	10
		191/2	00	00	45
		191/3	00	12	10
		190	00	03	45
		189/P1	00	09	35
		189/P2	00	03	88
		171/P1	00	03	60
		171/P2	00	07	95

Taluka	Village	Survey/Block No. omitted	Area omitted		
			Hect.	Are.	Cent.
1	2	3	4	5	6
Kalol	Madhvas (Cont..)	171/P3	00	01	10
		171/P4	00	07	50
		170/P8	00	00	65
		170/P9	00	06	50
		170/P10	00	08	75
		167/P1	00	22	80
		167/P2	00	14	90
		167/P3	00	08	40
		168/P4	00	00	10
		168/P5	00	10	65
		132/P1	00	05	80
		Cart Track	00	01	27
		106	00	21	65
		117	00	02	15
		108	00	23	65
		109	00	21	50
		116	00	03	15
		114	00	31	00
		115	00	11	20
		313/P1	00	19	45
		313/P2			
		Cart Track	00	01	65
		300	00	06	45
		66	00	00	50
		71	00	13	90
		72/P1	00	14	40
		72/P2			
		72/P3			
		72/P4			
Kalol	Medapur	321	00	54	20
Kalol	Alindra	167	00	15	30
		166	00	70	50
Kalol	Jetpur	137	00	03	45
		138	00	12	55
		139/1	00	17	00
		139/2	00	00	95
		139/3	00	00	10
		139/4A	00	12	70
		139/4/B/P1	00	05	70
		139/6/P2	00	12	40
		Cart Track	00	00	88
		147/2/P1	00	10	60
		147/2/P2	00	16	50
		147/3	00	12	30
		140/1	00	09	90
		129/3	00	02	55
		126/1/P2	00	00	30
		Cart Track	00	01	60

Taluka	Village	Survey/Block No. omitted	Area omitted		
			Hect.	Are.	Cent.
1	2	3	4	5	6
Kalol	Jetpur (Cont..)	98/5	00	00	10
		98/6	00	06	85
		76/1	00	11	00
		276/1	00	18	50
Kalol	Kandach	144	00	14	95
		55/1	00	00	15
		196/1	00	00	88
		591/P1	00	02	20
		273	00	00	10
		540/1	00	02	65
		527	00	00	15
		511/1	00	06	25
		508/2	00	12	35
Kalol	Khadki	491/3/2	00	07	10
		491/4	00	03	25
Kalol	Delol	160/2	00	12	90
		181/2	00	09	50
		187/1	00	00	10
Kalol	Bedhiya	249/1	00	04	35
		249/2	00	02	26
		141/4	00	01	60
		222/P/1/+2/4+1	00	09	10
		193/2	00	01	45
		213/5	00	01	10
		213/6/1	00	00	30
		352	00	01	10
		348/1	00	00	15
		347	00	00	30
		354	00	00	55
		346/3	00	05	60
		409/1	00	02	26
		583/1	00	00	70
		659/1	00	04	75
		678/2	00	01	70
		704/2	00	10	62
		719	00	00	10
		722/2	00	00	40
		721/4	00	00	40
Kalol	Vejalpur	426/3	00	01	49
		410/2	00	03	05
		314/4	00	11	85
		229/2/2/3+4/P1	00	11	15
		229/2+3+4/P1	00	03	10
		228/P1	00	00	90

Taluka	Village	Survey/Block No. omitted	Area omitted		
			Hect.	Are.	Cent.
1	2	3	4	5	6
Kalol	Nandarkha	168	00	02	92
		169	00	03	40
		216	00	05	15
Godhra	Popatpura	14/1/P1	00	10	85
		156	00	28	40
		166	00	14	40
		168	00	34	00
Godhra	Vanakpur	Cart Track	00	02	40
Godhra	Chikhodra	74/P1	00	07	20
		51	00	15	50
		50	00	00	50
		49	00	16	30
		Cart Track	00	05	00
		32	00	08	30
		33	00	00	50
		29	00	27	50
		28	00	05	60
		28/P2	00	05	90
		28/P3	00	18	10
		27/P2	00	12	00
		95/2/P4	00	08	36
		135/1C	00	18	00
		137/1/2	00	08	00
Godhra	Lilesara	137/2	00	17	27
		138	00	00	90
		142/P1	00	21	57
		156	00	18	20
		155	00	23	00
		133/1/P5	00	21	15
		146/P1, 146/P2, 146/P3, 146/P4	00	06	75
		145/P1, 145/P2/P1, 145/P2/P2, 145/P3, 145/P4	00	29	85
		151/P1, 151/P2	00	36	75
		152	00	12	30
		153	00	13	00
		150	00	39	50
		131	00	02	00
		119/P2	00	20	00
		106/1	00	08	00
		106/2	00	06	90
		106/3	00	03	40
		105/1	00	14	40
		104	00	23	10

Taluka	Village	Survey/Block No. omitted	Area omitted		
			Hect.	Are.	Cent.
1	2	3	4	5	6
Godhra	Lilesara (Cont..)	103/1/P2	00	13	70
		103/4	00	26	75
		102/1/2	00	17	00
		87	00	06	90
		64/1/2	00	15	25
		65/1	00	29	50
		65/2	00	00	50
		65/7/A+B	00	12	95
		66/2	00	06	55
		60/1	00	13	40
Godhra	Lilesara	60/2	00	01	20
		60/6	00	12	75
		60/7	00	02	05
		54/3	00	03	90
		54/4	00	03	85
		54/8	00	10	60
		54/9	00	02	85
		54/13	00	17	75
		49/2	00	02	85
		49/3	00	01	65
		49/4	00	01	75
		49/5	00	06	75
		49/13	00	05	00
		48/1	00	06	85
		48/2	00	05	40
		48/3/1	00	02	85
		48/3/2	00	01	80
		39/P1	00	14	00
		39/P2	00	04	90
		38/1	00	01	30
	Dayal	74	00	22	40
		85/1	00	11	50
		85/2	00	07	50
		86	00	26	80
		Cart Track	00	02	00
		67	00	21	00
		66	00	18	00
		65	00	00	90
		115	00	24	60
		116	00	07	00
		64/2	00	10	55
		63/2/P1	00	21	40
		131	00	24	00
		132	00	00	70
		129	00	01	88
		133	00	34	90

Taluka	Village	Survey/Block No. omitted	Area omitted		
			Hect.	Are.	Cent.
1	2	3	4	5	6
Godhra	Gadukpur	85	00	04	65
		1/P2/P2	00	25	70
		1/P2/P6	00	08	60
		1/P36	00	10	80
		1/P2/P5	00	11	60
		1/P4/P8/P7	00	07	80
		147P3	00	18	80
Godhra	Tajpur	21/P/1	00	01	00
		4/P14	00	06	80
Godhra	Mahuliya	Govt. Land	00	10	00
		122/1,122/2	00	00	80
		145/1	00	07	00
Godhra	Angaliya	233/1	00	03	00
Godhra	Chhariya	142/P1	00	06	40
		165/1P	00	04	00
Godhra	Bhamaiya	105/P	00	12	00
		93/2/P14	00	33	00
		93/23	00	06	00
		93/2P,26/1P	00	28	00
		338	00	04	00
Godhra	Mirap	231/1	00	03	00
		196,197/1	00	10	10
		196,197/2	00	10	40
		528	00	39	00
		529	00	04	20

By order and in the name of Governor of Gujarat

PANKAJ PANCHAL,

Under Secretary to Government.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૫મી ફેબ્રુઆરી, ૨૦૧૪.

ક્રમાંક :- જયુ-૨૦૧૩-૧૮-જીપીસી/૧૧/૨૦૧૨/૨૪૨૮/ઈ.- ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંનો વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ની કલમ ૬ ની પેટા કલમ (૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના રાજ્યપત્રમાં પ્રસિધ્ધ થયેલ સરકારના ઊર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામા ક્રમાંક નંબર : (૧) જયુ/૨૦૦૭/૬૮/જીપીસી/૧૧/૨૦૦૬/૨૭૦૦/ઈ/ભાગ ૨ ના તા. ૧૫મી મે ૨૦૦૭માં પ્રસિધ્ધ થયેલ ગેઝેટ તા. ૧૫/૦૫/૨૦૦૭ ભાગ-૪ બી ના પાન નંબર ૧૧૪-૧ થી ૧૧૪-૩૬. (૨) જયુ-૨૦૧૦-૨૧૧-જીપીસી-૧૧-૨૦૦૮-૩૮૫૨-ઈ-ભાગ ૨ તા. ૨૨મી ડિસેમ્બર ૨૦૧૦માં પ્રસિધ્ધ થયેલ ગેઝેટ તા. ૨૭/૧૨/૨૦૧૦ ભાગ-૪ બી ના પાન નંબર ૪૨૨-૧ થી ૪૨૨-૫૫. (૩) જયુ/૨૦૧૨/૮૮/જીપીસી/૧૧/૨૦૧૨/૧૭૮૭/ઈ/ભાગ ૨ તા. ૧ લી ઓગસ્ટ ૨૦૧૨માં પ્રસિધ્ધ થયેલ ગેઝેટ તા. ૦૧/૦૮/૨૦૧૨ ભાગ-૪ બી ના પાન નંબર ૨૭૬-૧ થી ૩૭૬-(૪) જયુ/૨૦૧૩/૫૬/જીપીસી/૧૧/૨૦૧૨/૨૪૨૮/ તા. ૨૮મી મે ૨૦૧૩માં પ્રસિધ્ધ થયેલ ગેઝેટ તા. ૨૮-૫-૨૦૧૩ ભાગ-૪ બી પાન નંબર ૧૪૬-૧ થી ૧૪૬-૮ માં નીચે પ્રમાણે સુધારો કરવામાં આવે છે.

અ. ઉપરોક્ત જાહેરનામાં સાથે બિડેલ અનુસૂચિના સર્વે/બ્લોક નંબર પૈકી આ જાહેરનામા સાથે બિડેલ અનુસૂચિ-ક માં વર્ણન કરેલ સર્વે/બ્લોક નંબર માટે દર્શાવેલ ઘટાડેલ ક્ષેત્રફળ રદ કરવામાં આવે છે.

અનુસુચિ ખ					
જિલ્લો: પંચમહાલ			રાજ્ય: ગુજરાત		
તાલુકો	ગામ	બ્લોક નં/સર્વે નં ૨૬ કરેલ	૨૬ કરેલ ક્ષેત્રફળ		
			હે.	આરે	ચોમી
૧	૨	૩	૪	૫	૬
હાલોલ	મુવાલા	૧૨૩/૧	૦૦	૨૫	૮૦
		૧૨૩/૨	૦૦	૨૪	૩૦
		૧૨૪	૦૦	૦૦	૫૫
		૪૦/૧	૦૦	૧૬	૭૫
		૪૦/૨/૧	૦૦	૦૬	૦૫
		૭૨/૩	૦૦	૦૦	૨૫
		૭૪/૧	૦૦	૦૨	૦૫
		૭૪/૧	૦૦	૦૨	૦૫
કાલોલ	મધવાસ	૩૪૦	૦૦	૨૧	૧૦
		૩૩૮	૦૦	૦૦	૮૦
		૩૩૬	૦૦	૦૮	૪૭
		૩૩૧/પેકી૨	૦૦	૧૫	૫૦
		૩૩૩	૦૦	૦૨	૬૦
		૩૩૨	૦૦	૧૭	૬૦
		૩૩૨	૦૦	૪૦	૩૦
		૨૮૪/પેકી૧	૦૦	૦૮	૭૦
		૨૮૪/પેકી૨	૦૦	૦૮	૧૦
		૨૮૫/પેકી૫	૦૦	૦૧	૮૦
		૨૮૩	૦૦	૧૧	૦૦
		૨૩૨/પેકી૧	૦૦	૧૦	૬૦
		૨૩૨/પેકી૨	૦૦	૧૦	૮૦
		૨૩૨/પેકી૩	૦૦	૦૮	૨૬
		૨૨૮/પેકી૧	૦૦	૦૩	૩૫
		૨૨૮/પેકી ૨	૦૦	૦૦	૫૦
		૨૨૮/પેકી ૩	૦૦	૦૧	૭૫
		૨૨૮/પેકી ૪	૦૦	૦૨	૬૦
		૨૩૦/૩	૦૦	૦૧	૧૫
		૨૩૦/૪	૦૦	૦૬	૨૦
		૨૨૪/૬	૦૦	૦૬	૦૫
		૨૨૪/૭	૦૦	૦૫	૪૫
		૨૨૩/૪	૦૦	૦૮	૭૫
		૨૩૮/૧	૦૦	૦૩	૦૦
		૨૩૮/૨	૦૦	૦૨	૮૦
		૨૩૮/૩	૦૦	૦૨	૬૭
		૨૧૭/૧	૦૦	૦૮	૦૦
		૨૧૭/૨	૦૦	૧૦	૦૦
		૨૧૧/૩	૦૦	૧૩	૦૦
		૨૧૧/૪	૦૦	૧૨	૩૦
		૧૮૧/૧	૦૦	૦૦	૧૦
		૧૮૧/૨	૦૦	૦૦	૪૫
		૧૮૧/૩	૦૦	૧૨	૧૦

તાલુકો	ગામ	બ્લોક નં/સર્વે નં રદ કરેલ	રદ કરેલ ક્ષેત્રફળ		
			હે.	આરે	ચોમી
૧	૨	૩	૪	૫	૬
કાલોલ	જેતપુર (ચાલુ..)	૧૩૮/૩	૦૦	૦૦	૧૦
		૧૩૮/૪એ	૦૦	૧૨	૭૦
		૧૩૮/૪/બી/પેકી ૧	૦૦	૦૫	૭૦
		૧૩૮/૬/ પેકી ૨	૦૦	૧૨	૪૦
		ગાડા મારગ	૦૦	૦૦	૮૮
		૧૪૭/૨/ પેકી ૧	૦૦	૧૦	૬૦
		૧૪૭/૨/પેકી ૨	૦૦	૧૬	૫૦
		૧૪૭/૩	૦૦	૧૨	૩૦
		૧૪૦/૧	૦૦	૦૮	૮૦
		૧૨૮/૩	૦૦	૦૨	૫૫
		૧૨૬/૧/પેકી ૨	૦૦	૦૦	૩૦
		ગાડા મારગ	૦૦	૦૧	૬૦
		૮૮/૫	૦૦	૦૦	૧૦
		૮૮/૬	૦૦	૦૬	૮૫
		૭૬/૧	૦૦	૧૧	૦૦
		૨૭૬/૧	૦૦	૧૮	૫૦
		૧૪૪	૦૦	૧૪	૮૫
		૫૫/૧	૦૦	૦૦	૧૫
		૧૮૬/૧	૦૦	૦૦	૮૮
		૫૮૧/ પેકી ૧	૦૦	૦૨	૨૦
કાલોલ	કંન્ડારા	૨૭૩	૦૦	૦૦	૧૦
		૫૪૦/૧	૦૦	૦૨	૬૫
		૫૨૭	૦૦	૦૦	૧૫
		૫૧૧/૧	૦૦	૦૬	૨૫
		૫૦૮/૨	૦૦	૧૨	૩૫
		૪૮૧/૩/૨	૦૦	૦૭	૧૦
કાલોલ	ખાડકી	૪૮૧/૪	૦૦	૦૩	૨૫
		૧૬૦/૨	૦૦	૧૨	૮૦
		૧૮૧/૨	૦૦	૦૮	૫૦
કાલોલ	દેલોલ	૧૮૭/૧	૦૦	૦૦	૧૦
		૨૪૮/૧	૦૦	૦૪	૩૫
		૨૪૮/૨	૦૦	૦૨	૨૬
કાલોલ	બેઢીયા	૧૪૧/૪	૦૦	૦૧	૬૦
		૨૨૨/પેકી/૧+૨/૪+૧	૦૦	૦૮	૧૦
		૧૮૩/૨	૦૦	૦૧	૪૫
		૨૧૩/૫	૦૦	૦૧	૧૦
		૨૧૩/૬/૧	૦૦	૦૦	૩૦
		૩૫૨	૦૦	૦૧	૧૦
		૩૪૮/૧	૦૦	૦૦	૧૫
		૩૪૭	૦૦	૦૦	૩૦
		૩૫૪	૦૦	૦૦	૫૫
		૩૪૬/૩	૦૦	૦૫	૬૦

તાલુકો	ગામ	બ્લોક નં/સર્વે નં રદ કરેલ	રદ કરેલ ક્ષેત્રફળ		
			હે.	આરે	ચોમી
૧	૨	૩	૪	૫	૬
કાલોલ	મધવાસ (ચાલુ..)	૧૮૦	૦૦	૦૩	૪૫
		૧૮૮ / પેકી ૧	૦૦	૦૮	૩૫
		૧૮૮ / પેકી ૨	૦૦	૦૩	૮૮
		૧૭૧ / પેકી ૧	૦૦	૦૩	૬૦
		૧૭૧ / પેકી ૨	૦૦	૦૭	૮૫
		૧૭૧ / પેકી ૩	૦૦	૦૧	૧૦
		૧૭૧ / પેકી ૪	૦૦	૦૭	૫૦
		૧૭૦ / પેકી ૮	૦૦	૦૦	૬૫
		૧૭૦ / પેકી ૯	૦૦	૦૬	૫૦
		૧૭૦ / પેકી ૧૦	૦૦	૦૮	૭૫
		૧૬૭ / પેકી ૧	૦૦	૨૨	૮૦
		૧૬૭ / પેકી ૨	૦૦	૧૪	૮૦
		૧૬૭ / પેકી ૩	૦૦	૦૮	૪૦
		૧૬૮ / પેકી ૪	૦૦	૦૦	૧૦
		૧૬૮ / પેકી ૫	૦૦	૧૦	૬૫
		૧૩૨ / પેકી ૧	૦૦	૦૫	૮૦
		ગાડા મારગ	૦૦	૦૧	૨૭
		૧૦૬	૦૦	૨૧	૬૫
		૧૧૭	૦૦	૦૨	૧૫
		૧૦૮	૦૦	૨૩	૬૫
		૧૦૮	૦૦	૨૧	૫૦
		૧૧૬	૦૦	૦૩	૧૫
		૧૧૪	૦૦	૩૧	૦૦
		૧૧૫	૦૦	૧૧	૨૦
		૩૧૩ / પેકી ૧	૦૦	૧૮	૪૫
		૩૧૩ / પેકી ૨			
		ગાડા મારગ	૦૦	૦૧	૬૫
		૩૦૦	૦૦	૦૬	૪૫
		૬૬	૦૦	૦૦	૫૦
		૭૧	૦૦	૧૩	૮૦
		૭૨ / પેકી ૧	૦૦	૧૪	૪૦
		૭૨ / પેકી ૨			
		૭૨ / પેકી ૩			
		૭૨ / પેકી ૪			
કાલોલ	મેદાપુર	૩૨૧	૦૦	૫૪	૨૦
કાલોલ	અલીનંદા	૧૬૭	૦૦	૧૫	૩૦
		૧૬૬	૦૦	૭૦	૫૦
કાલોલ	જેતપુર	૧૩૭	૦૦	૦૩	૪૫
		૧૩૮	૦૦	૧૨	૫૫
		૧૩૮/૧	૦૦	૧૭	૦૦
		૧૩૮/૨	૦૦	૦૦	૮૫

તાલુકો	ગામ	બ્લોક નં/સર્વે નં ૨૬ કરેલ	૨૬ કરેલ ક્ષેત્રફળ		
			હે.	આરે	ચોમી
૧	૨	૩	૪	૫	૬
કાલોલ	બેઢીયા (ચાલુ..)	૪૦૮/૧	૦૦	૦૨	૨૬
		૫૮૩/૧	૦૦	૦૦	૭૦
		૬૫૮/૧	૦૦	૦૪	૭૫
		૬૭૮/૨	૦૦	૦૧	૭૦
		૭૦૪/૨	૦૦	૧૦	૬૨
		૭૧૮	૦૦	૦૦	૧૦
		૭૨૨/૨	૦૦	૦૦	૪૦
		૭૨૧/૪	૦૦	૦૦	૪૦
કાલોલ	વેજલપુર	૪૨૬/૩	૦૦	૦૧	૪૮
		૪૧૦/૨	૦૦	૦૩	૦૫
		૩૧૪/૪	૦૦	૧૧	૮૫
		૨૨૮/૨/૨/૩ +૪/ પૈકી ૧	૦૦	૧૧	૧૫
		૨૨૮/૨+૩+૪/પૈકી ૧	૦૦	૦૩	૧૦
		૨૨૮/ પૈકી ૧	૦૦	૦૦	૮૦
કાલોલ	નાંદરખા	૧૬૮	૦૦	૦૨	૮૨
		૧૬૮	૦૦	૦૩	૪૦
		૨૧૬	૦૦	૦૫	૧૫
ગોધરા	પોપટપુરા	૧૪/૧/ પૈકી ૧	૦૦	૧૦	૮૫
		૧૫૬	૦૦	૨૮	૪૦
		૧૬૬	૦૦	૧૪	૪૦
		૧૬૮	૦૦	૩૪	૦૦
ગોધરા	વજાકપુર	ગાડા મારગ	૦૦	૦૨	૪૦
ગોધરા	ચીખોદા	૭૪/પૈકી ૧	૦૦	૦૭	૨૦
		૫૧	૦૦	૧૫	૫૦
		૫૦	૦૦	૦૦	૫૦
		૪૮	૦૦	૧૬	૩૦
		ગાડા મારગ	૦૦	૦૫	૦૦
		૩૨	૦૦	૦૮	૩૦
		૩૩	૦૦	૦૦	૫૦
		૨૮	૦૦	૨૭	૫૦
		૨૮	૦૦	૦૫	૬૦
		૨૮/પૈકી ૨	૦૦	૦૫	૮૦
		૨૮/પૈકી ૩	૦૦	૧૮	૧૦
		૨૭/પૈકી ૨	૦૦	૧૨	૦૦
		૮૫/૨/પૈકી ૪	૦૦	૦૮	૩૬
		૧૩૫/૧૬	૦૦	૧૮	૦૦
		૧૩૭/૧/૨	૦૦	૦૮	૦૦
ગોધરા	લીલેસરા	૧૩૭/૨	૦૦	૧૭	૨૭
		૧૩૮	૦૦	૦૦	૮૦

તાલુકો	ગામ	બ્લોક નં/સર્વે નં રદ કરેલ	રદ કરેલ ક્ષેત્રફળ		
			હે.	આરે	ચોમી
૧	૨	૩	૪	૫	૬
ગોધરા	લીલેસરા (ચાલુ..)	૧૪૨/પેકી૧	૦૦	૨૧	૫૭
		૧૫૬	૦૦	૧૮	૨૦
		૧૫૫	૦૦	૨૩	૦૦
		૧૩૩/૧/પેકી૫	૦૦	૨૧	૧૫
		૧૪૬/પેકી૧, ૧૪૬/પેકી૨ ૧૪૬/પેકી૩, ૧૪૬/પેકી૪	૦૦	૦૬	૭૫
		૧૪૫/પેકી૧, ૧૪૫/પેકી૨/પેકી૧, ૧૪૫/પેકી૨/પેકી૨, ૧૪૫/પેકી૩, ૧૪૫/પેકી૪	૦૦	૨૮	૮૫
		૧૫૧/પેકી૧, ૧૫૧/પેકી૨	૦૦	૩૬	૭૫
		૧૫૨	૦૦	૧૨	૩૦
		૧૫૩	૦૦	૧૩	૦૦
		૧૫૦	૦૦	૩૮	૫૦
		૧૩૧	૦૦	૦૨	૦૦
		૧૧૮/પેકી૨	૦૦	૨૦	૦૦
		૧૦૬/૧	૦૦	૦૮	૦૦
		૧૦૬/૨	૦૦	૦૬	૮૦
		૧૦૬/૩	૦૦	૦૩	૪૦
		૧૦૫/૧	૦૦	૧૪	૪૦
		૧૦૪	૦૦	૨૩	૧૦
		૧૦૩/૧/પેકી૨	૦૦	૧૩	૭૦
		૧૦૩/૪	૦૦	૨૬	૭૫
		૧૦૨/૧૨	૦૦	૧૭	૦૦
		૮૭	૦૦	૦૬	૮૦
		૬૪/૧/૨	૦૦	૧૫	૨૫
		૬૫/૧	૦૦	૨૮	૫૦
		૬૫/૨	૦૦	૦૦	૫૦
		૬૫/૭/અ] બ	૦૦	૧૨	૮૫
		૬૬ / ૨	૦૦	૦૬	૫૫
		૬૦ / ૧	૦૦	૧૩	૪૦
		૬૦ / ૨	૦૦	૦૧	૨૦
		૬૦ / ૬	૦૦	૧૨	૭૫
		૬૦ / ૭	૦૦	૦૨	૦૫
		૫૪ / ૩	૦૦	૦૩	૮૦
		૫૪ / ૪	૦૦	૦૩	૮૫
		૫૪ / ૮	૦૦	૧૦	૬૦
		૫૪ / ૯	૦૦	૦૨	૮૫
		૫૪ / ૧૩	૦૦	૧૭	૭૫

તાલુકો	ગામ	બ્લોક નં/સર્વે નં રદ કરેલ	રદ કરેલ ક્ષેત્રફળ		
			હે.	આરે	ચોમી
૧	૨	૩	૪	૫	૬
ગોધરા	લીલેસરા (ચાલુ..)	૪૮ / ૨	૦૦	૦૨	૮૫
		૪૮ / ૩	૦૦	૦૧	૬૫
		૪૮ / ૪	૦૦	૦૧	૭૫
		૪૮ / ૫	૦૦	૦૬	૭૫
		૪૮ / ૧૩	૦૦	૦૫	૦૦
		૪૮ / ૧	૦૦	૦૬	૮૫
		૪૮ / ૨	૦૦	૦૫	૪૦
		૪૮ / ૩ / ૧	૦૦	૦૨	૮૫
		૪૮ / ૩ / ૨	૦૦	૦૧	૮૦
		૩૮ / પેકી૧	૦૦	૧૪	૦૦
		૩૮ / પેકી૨	૦૦	૦૪	૮૦
		૩૮ / ૧	૦૦	૦૧	૩૦
		૭૪	૦૦	૨૨	૪૦
		૮૫/૧	૦૦	૧૧	૫૦
ગોધરા	દયાલ	૮૫/૨	૦૦	૦૭	૫૦
		૮૬	૦૦	૨૬	૮૦
		ગાડા મારગ	૦૦	૦૨	૦૦
		૬૭	૦૦	૨૧	૦૦
		૬૬	૦૦	૧૮	૦૦
		૬૫	૦૦	૦૦	૮૦
		૧૧૫	૦૦	૨૪	૬૦
		૧૧૬	૦૦	૦૭	૦૦
		૬૪/૨	૦૦	૧૦	૫૫
		૬૩/૨/પેકી૧	૦૦	૨૧	૪૦
		૧૩૧	૦૦	૨૪	૦૦
		૧૩૨	૦૦	૦૦	૭૦
		૧૨૮	૦૦	૦૧	૮૮
		૧૩૩	૦૦	૩૪	૮૦
ગોધરા	ગદુકપુર	૮૫	૦૦	૦૪	૬૫
		૧/પેકી૨/પેકી૨	૦૦	૨૫	૭૦
		૧/પેકી૨/પેકી૬	૦૦	૦૮	૬૦
		૧/પેકી૩૬	૦૦	૧૦	૮૦
		૧/પેકી૨/પેકી૫	૦૦	૧૧	૬૦
		૧/પેકી૪/પેકી૮/પેકી૭	૦૦	૦૭	૮૦
		૧૪૭/પેકી૩	૦૦	૧૮	૮૦
ગોધરા	તાજપુર	૨૧/ પેકી/૧	૦૦	૦૧	૦૦
		૪/પેકી૧૪	૦૦	૦૬	૮૦
ગોધરા	મહુલીયા	સરકારી જમીન	૦૦	૧૦	૦૦
		૧૨૨/૧, ૧૨૨/૨	૦૦	૦૦	૮૦
		૧૪૫/૧	૦૦	૦૭	૦૦
ગોધરા	આંગળીયા	૨૩૩/૧	૦૦	૦૩	૦૦

તાલુકો	ગામ	બ્લોક નં/સર્વે નં રદ કરેલ	રદ કરેલ ક્ષેત્રફળ		
			હે.	આરે	ચોમી
૧	૨	૩	૪	૫	૬
ગોધરા	છારીયા	૧૪૨/પૈકી૧	૦૦	૦૬	૪૦
		૧૬૫/૧૧૧૬	૦૦	૦૪	૦૦
ગોધરા	ભામૈયા	૧૦૫/પૈકી	૦૦	૧૨	૦૦
		૮૩/૨/પૈકી૧૪	૦૦	૩૩	૦૦
		૮૩/૨૩	૦૦	૦૬	૦૦
		૮૩/૨૧૬/૧૧૬	૦૦	૨૮	૦૦
		૩૩૮	૦૦	૦૪	૦૦
ગોધરા	મીરપ	૨૩૧/૧	૦૦	૦૩	૦૦
		૧૮૬, ૧૮૭/૧	૦૦	૧૦	૧૦
		૧૮૬, ૧૮૭/૨	૦૦	૧૦	૪૦
		૫૨૮	૦૦	૩૮	૦૦
		૫૨૮	૦૦	૦૪	૨૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પંકજ પંચાલ,
સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th February, 2014.

No. GU/2014 /19/GPC/11/2012/2428-E.—In exercise of the powers conferred by sub section (1) of section 6 of the Gujarat Water and Gas pipelines (Acquisition of right of User in land) Act – 2000, the State Government here by amends the notification of the Government of Gujarat in Energy and Petrochemicals Department No.

1. GU-2007-69-GPC-11-2006-2700-E Part-II dated 15th May, 2007 published in the gazette dated 15/05/2007 Part – IV – B at pages 144-1 to 144 -36
2. GU-2010-211-GPC-11-2009-3852-E Part-II dated 22nd Dec. 2010 published in the gazette dated 27/12/2010 Part – IV – B at pages 422-1 to 422 -55
3. GU-2012-99-GPC-11-2012-1787-E Part-II dated 1st Aug. 2012 published in the gazette dated 01/08/2012 Part – IV – B at pages 276-1 to 276 -3
4. GU-2013-56-GPC-11-2012-2428-E dated 29th May. 2013 published in the gazette dated 29/05/2013 Part – IV – B at pages 146-1 to 146 -9 in the following manner namely.

(A) In the schedule of the above said notification, the Survey / Block No. and area relating thereto as per schedule –B appended to this notification are omitted.

SCHEDULE - B**District:Dahod****State : Gujarat**

Taluka	Village	Survey/Block No. omitted	Area omitted		
			Hect.	Are.	Cent.
1	2	3	4	5	6
Devgadh Bariya	Bhathvada	478/1	00	02	50
		482	00	01	50
Devgadh Bariya	Rebari	26	00	03	75
		42/P1	00	09	00
Devgadh Bariya	Piplod	366/2/P2	00	05	00
		Kotar	00	06	16
		364/1	00	17	70
		141	00	01	50
		219/5	00	10	50
		54/3	00	01	00
Devgadh Bariya	Panchela	65/P1	00	30	40
		134/1	00	12	15
		River	00	18	00
Limkheda	Pratappura	Kotar	00	21	00
		95/2	00	09	40
		246/P2	00	15	00
		216/2	00	04	55
Limkheda	Paniya	47/3	00	01	70
Limkheda	Degavada	39/3	00	12	60
		44/1	00	01	00
		110/2	00	07	00
		19/1	00	20	10
Limkheda	Jetpur(Ladpur)	22	00	00	10
		92/P4	00	05	60
		113/1	00	01	00
		113/3	00	03	00
		113/4	00	09	00
		110	00	40	50
Limkheda	Dudhiya	30/A/P	00	02	00
Limkheda	Sasta	14	00	01	00
Limkheda	Ghumni	Kotar	00	04	60
Limkheda	Nava Vadiya	21/1	00	12	00
		7	00	07	40
Limkheda	Juna Vadiya	41/P	00	06	40
		41/1	00	77	00
		41/P33	00	12	00
		41/P49	00	19	40
		41/3P	00	21	60
		41/6	00	07	60

Taluka	Village	Survey/Block No. omitted	Area omitted		
			Hect.	Are.	Cent.
1	2	3	4	5	6
Limkheda	Juna Vadiya	14	00	02	50
		59	00	09	00
		43/1	00	04	60
		43/2	00	19	60
		44	00	02	00
		45/P1	00	09	00
		45/P2	00	30	00
		57	00	09	00
		35/1	00	10	40
		35/2	00	28	00
		34	00	17	60
		49	00	24	40
		18/1	00	01	50
Limkheda	Fulpari	30	00	07	20
		5/P10	00	18	00
Limkheda	Singapur	19/2/P5	00	09	80
		19/2/P4	00	11	60
		19/1/P6	00	03	00
		19/1/P2	00	39	10
		19/1/P12	00	87	00
Zalod	Mundha	85	00	00	50
		86/3	00	10	00
Zalod	Sutharvasa	112/3	00	02	80
		110	00	05	70
		109	00	01	50
		Cart Track	00	02	00
		24/1	00	27	00
		269/3	00	17	20
		215	00	03	50
		219	00	16	40
		220	00	20	80
		226/5	00	25	60
		226/2	00	18	00
		253	00	15	00
Dahod	Borwani	57	00	14	00
		Kharabo	01	28	00
		Kotar	00	07	00
		127/7	00	09	00
		138	00	54	80
		142	00	46	00
Dahod	Chhapari	180/C	00	10	30
		182	00	31	80
		183	00	23	60
		185/A	00	33	20
		184	00	37	00
		185/C	00	35	00
		187	00	00	50

Taluka	Village	Survey/Block No. omitted	Area omitted		
			Hect.	Are.	Cent.
1	2	3	4	5	6
Dahod	Chhapari	188	00	31	40
		146	00	23	00
		147	00	24	00
		148	00	18	00
		151	00	15	00
		133	00	17	40
		149	00	14	60
		150	00	16	00
		135	00	51	00
		136	00	08	00
Dahod	Chhapari	105	00	08	60
		94	00	38	00
		99/P1	00	14	40
		99/P2	00	18	00

By order and in the name of Governor of Gujarat,

PANKAJ PANCHAL,
Under Secretary to the Government.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૫મી ફેબ્રુઆરી, ૨૦૧૪.

ક્રમાંક :- જયુ-૨૦૧૩-૧૯-જીપીસી/૧૧/૨૦૧૨/૨૪૨૮/ઈ.- ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંનો વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ની કલમ ૬ ની પેટા કલમ (૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના રાજ્યપત્રમાં પ્રસિધ્ધ થયેલ સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામા ક્રમાંક નંબર : (૧) જયુ/૨૦૦૭/૬૯/જીપીસી/૧૧/૨૦૦૬/૨૭૦૦/ઈ/ભાગ ૨ ના તા. ૧૫મી મે ૨૦૦૭માં પ્રસિધ્ધ થયેલ ગેઝેટ તા. ૧૫/૦૫/૨૦૦૭ ભાગ-૪ બી ના પાન નંબર ૧૧૪-૧ થી ૧૧૪-૩૬. (૨) જયુ-૨૦૧૦-૨૧૧-જીપીસી-૧૧-૨૦૦૮-૩૮૫૨-ઈ-ભાગ ૨ તા. ૨૨મી ડિસેમ્બર ૨૦૧૦માં પ્રસિધ્ધ થયેલ ગેઝેટ તા. ૨૭/૧૨/૨૦૧૦ ભાગ-૪ બી ના પાન નંબર ૪૨૨-૧ થી ૪૨૨-૫૫. (૩) જયુ/૨૦૧૨/૮૮/જીપીસી/૧૧/૨૦૧૨/૧૭૮૭/ઈ/ભાગ ૨ તા. ૧ લી ઓગસ્ટ ૨૦૧૨માં પ્રસિધ્ધ થયેલ ગેઝેટ તા. ૦૧/૦૮/૨૦૧૨ ભાગ-૪ બી ના પાન નંબર ૨૭૬-૧ થી ૩૭૬-૩. (૪) જયુ/૨૦૧૩/૫૬/જીપીસી/૧૧/૨૦૧૨/૨૪૨૮/ઈ તા. ૨૮મી મે ૨૦૧૩માં પ્રસિધ્ધ થયેલ ગેઝેટ તા. ૨૮/૦૫/૨૦૧૩ ભાગ-૪ બી ના પાન નંબર ૧૪૬-૧ થી ૧૪૬-૮ માં નીચે પ્રમાણે સુધારો કરવામાં આવે છે.

અ. ઉપરોક્ત જાહેરનામાં સાથે બિડેલ અનુસૂચિના સર્વે/બ્લોક નંબર પૈકી આ જાહેરનામા સાથે બિડેલ અનુસૂચિ-ક માં વર્ણન કરેલ સર્વે/બ્લોક નંબર માટે દર્શાવેલ ઘટાડેલ ક્ષેત્રફળ રદ કરવામાં આવે છે.

અનુસૂચિ ખ.

જીલ્લો: દાહોદ

રાજ્ય: ગુજરાત

તાલુકો	ગામ	બ્લોક નં/સર્વે નં રદ કરેલ	રદ કરેલ ક્ષેત્રફળ		
			હે.	આરે	ચોમી
૧	૨	૩	૪	૫	૬
દેવગઢ બારીયા	ભથવાડા	૪૭૮/૧	૦૦	૦૨	૫૦
		૪૮૨	૦૦	૦૧	૫૦
દેવગઢ બારીયા	રેબારી	૨૬	૦૦	૦૩	૭૫
		૪૨/પેકી૧	૦૦	૦૮	૦૦
દેવગઢ બારીયા	પીપલોદ	૩૬૬/૨/પેકી૨	૦૦	૦૫	૦૦
		કોતર	૦૦	૦૬	૧૬
		૩૬૪/૧	૦૦	૧૭	૭૦
		૧૪૧	૦૦	૦૧	૫૦
		૨૧૮/૫	૦૦	૧૦	૫૦
દેવગઢ બારીયા	પંચેલા	૫૪/૩	૦૦	૦૧	૦૦
		૬૫/પેકી૧	૦૦	૩૦	૪૦
		૧૩૪/૧	૦૦	૧૨	૧૫
		નદી	૦૦	૧૮	૦૦
લીમખેડા	પ્રતાપપુરા	કોતર	૦૦	૨૧	૦૦
		૮૫/૨	૦૦	૦૮	૪૦
		૨૪૬/પેકી૨	૦૦	૧૫	૦૦
		૨૧૬/૨	૦૦	૦૪	૫૫
લીમખેડા	પાણીયા	૪૭/૩	૦૦	૦૧	૭૦
લીમખેડા	દેગાવાડા	૩૮/૩	૦૦	૧૨	૬૦
		૪૪/૧	૦૦	૦૧	૦૦
		૧૧૦/૨	૦૦	૦૭	૦૦
લીમખેડા	જેતપુર(લાડપુર)	૧૮/૧	૦૦	૨૦	૧૦
		૨૨	૦૦	૦૦	૧૦
		૮૨/પેકી૪	૦૦	૦૫	૬૦
		૧૧૩/૧	૦૦	૦૧	૦૦
		૧૧૩/૩	૦૦	૦૩	૦૦
		૧૧૩/૪	૦૦	૦૮	૦૦
		૧૧૦	૦૦	૪૦	૫૦
લીમખેડા	દુધીયા	૩૦/અ/ પેકી	૦૦	૦૨	૦૦
લીમખેડા	શાસ્ટા	૧૪	૦૦	૦૧	૦૦
લીમખેડા	ધુમણી	કોતર	૦૦	૦૪	૬૦
લીમખેડા	નવા વડીયા	૨૧/૧	૦૦	૧૨	૦૦
		૭	૦૦	૦૭	૪૦
લીમખેડા	જુના વડીયા	૪૧/ પેકી	૦૦	૦૬	૪૦
		૪૧/૧	૦૦	૭૭	૦૦
		૪૧/ પેકી ૩૩	૦૦	૧૨	૦૦
		૪૧/ પેકી ૪૮	૦૦	૧૮	૪૦
		૪૧/૩ પેકી	૦૦	૨૧	૬૦
		૪૧/૬	૦૦	૦૭	૬૦
		૧૪	૦૦	૦૨	૫૦

તાલુકો	ગામ	બ્લોક નં/સર્વે નં ૨૬ કચેરા	૨૬ કચેરા ક્ષેત્રફળ		
			હે.	આરે	ચોમી
૧	૨	૩	૪	૫	૬
લીમખેડા	જુના વડીયા	૫૯	૦૦	૦૯	૦૦
		૪૩/૧	૦૦	૦૪	૬૦
		૪૩/૨	૦૦	૧૯	૦૬
		૪૪	૦૦	૦૨	૦૦
		૪૫/ પેકી ૧	૦૦	૦૯	૦૦
		૪૫/ પેકી ૨	૦૦	૩૦	૦૦
		૫૭	૦૦	૦૯	૦૦
		૩૫/૧	૦૦	૧૦	૪૦
		૩૫/૨	૦૦	૨૮	૦૦
		૩૪	૦૦	૧૭	૬૦
		૪૯	૦૦	૨૪	૪૦
		૧૮/૧	૦૦	૦૧	૫૦
લીમખેડા	કુલપરી	૩૦	૦૦	૦૭	૨૦
		૫/ પેકી ૧૦	૦૦	૧૮	૦૦
લીમખેડા	સીંગાપુર	૧૯/૨/ પેકી ૫	૦૦	૦૯	૮૦
		૧૯/૨/ પેકી ૪	૦૦	૧૧	૬૦
		૧૯/૧/ પેકી ૬	૦૦	૦૩	૦૦
		૧૯/૧/ પેકી ૨	૦૦	૩૯	૧૦
		૧૯/૧/ પેકી ૧૨	૦૦	૮૭	૦૦
ઝાલોદ	મુજાધા	૮૫	૦૦	૦૦	૫૦
		૮૬/૩	૦૦	૧૦	૦૦
ઝાલોદ	સુથારવાસા	૧૧૨/૩	૦૦	૦૨	૮૦
		૧૧૦	૦૦	૦૫	૭૦
		૧૦૯	૦૦	૦૧	૫૦
		ગાડા મારગ	૦૦	૦૨	૦૦
		૨૪/૧	૦૦	૨૭	૦૦
		૨૬૯/૩	૦૦	૧૭	૨૦
		૨૧૫	૦૦	૦૩	૫૦
		૨૧૯	૦૦	૧૬	૪૦
		૨૨૦	૦૦	૨૦	૮૦
		૨૨૬/૫	૦૦	૨૫	૬૦
		૨૨૬/૨	૦૦	૧૮	૦૦
		૨૫૩	૦૦	૧૫	૦૦
દાહોદ	ભોરવાણી	૫૭	૦૦	૧૪	૦૦
		ખરાબો	૦૧	૨૮	૦૦
		કોતર	૦૦	૦૭	૦૦
		૧૨૭/૭	૦૦	૦૯	૦૦
		૧૩૮	૦૦	૫૪	૮૦
		૧૪૨	૦૦	૪૬	૦૦
દાહોદ	છાપરી	૧૮૦/૬	૦૦	૧૦	૩૦
		૧૮૨	૦૦	૩૧	૮૦
		૧૮૩	૦૦	૨૩	૬૦
		૧૮૫/અ	૦૦	૩૩	૨૦

તાલુકો	ગામ	બ્લોક નં/સર્વે નં રદ કરેલ	રદ કરેલ ક્ષેત્રફળ		
			હે.	આરે	ચોમી
૧	૨	૩	૪	૫	૬
દાહોદ	છાપરી	૧૮૪	૦૦	૩૭	૦૦
		૧૮૫/ક	૦૦	૩૫	૦૦
		૧૮૭	૦૦	૦૦	૫૦
		૧૮૮	૦૦	૩૧	૪૦
		૧૪૬	૦૦	૨૩	૦૦
		૧૪૭	૦૦	૨૪	૦૦
		૧૪૮	૦૦	૧૮	૦૦
		૧૫૧	૦૦	૧૫	૦૦
		૧૩૩	૦૦	૧૭	૪૦
		૧૪૯	૦૦	૧૪	૬૦
		૧૫૦	૦૦	૧૬	૦૦
		૧૩૫	૦૦	૫૧	૦૦
		૧૩૬	૦૦	૦૮	૦૦
		૧૦૫	૦૦	૦૮	૬૦
		૯૪	૦૦	૩૮	૦૦
		૯૯/પેકી૧	૦૦	૧૪	૪૦
		૯૯/પેકી૨	૦૦	૧૮	૦૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પંકજ પંચાલ,
સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ મુદ્રાલય, ગાંધીનગર.



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

**Rule and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts**

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th February, 2014.

No. GU/2014 /20/GPC/11/2013/2055-E.—Whereas it appears to the State Government of Gujarat that it is necessary in the public interest that for the transportation of natural gas in the State of Gujarat from village Get Muvala Ta. Halol, Dist. Panchmahal to Village Chhapri Ta Dahod Dist.Dahod for Halol Godhra Dahod Gas pipelines project should be laid by the Gujarat State Petronet Ltd.(a Subsidiary Company of Gujarat State Petroleum Corporation Ltd.- a Government of Gujarat Undertaking), Gandhinagar.

And Whereas for the purpose of laying such pipelines, it is necessary to acquire the right of user in the lands described in the Schedule annexed to this notification.

Now therefore in exercise of the powers conferred by sub-section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 the Government of Gujarat hereby declares its intention to acquire the right of user therein

Any person interested in the lands described in the said Schedule may within 30(thirty) days from the date on which the copies of the notification, as published in the Gujarat Government Gazette are made available to the general public object in writing with grounds to the acquisition of the right of user therein or laying of the pipelines under the land to the Competent Authority, Gujarat State Petronet Ltd., GSPL Bhavan, E-18, GIDC Electronics Estate, Nr. K-7 Circle. Sector-26, Gandhinagar,-382024.

Schedule**State : Gujarat**

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Panchmahal	Halol	Muvala	2/2P2	00	47	00
			1/1	00	05	90
			1/2	00	32	00
			4/2	00	18	70
			5/1	00	05	25
			45	00	07	65
			46/2	00	13	00
			47	00	07	80
			49	00	00	80
			48	00	03	15
			43	00	04	60
			40/2/2	00	19	65
			72/1	00	04	40
			39/1	00	29	30
			39/2	00	06	60
			39/3	00	16	70
Panchmahal	Kalol	Madhvas	346/P1	00	41	50
			Kotar	00	03	70
			330	00	13	65
			Cart Track	00	02	10
			337	00	15	00
			329/P5	00	02	65
			327/P3	00	09	60
			328	00	02	05
			Cart Track	00	03	45
			303	00	01	70
			320/P1	00	12	80
			320/P2	00	17	10
			319	00	00	40
			299/P2	00	01	90
			56	00	06	65
			64	00	00	40
			Cancel Road	00	28	55
			60/P3	00	02	50
			61	00	02	80
			Karad River	00	15	00
Panchmahal	Kalol	Alindra	208	00	11	50
			Cart Track	00	03	00
			223	00	34	60
			Kansal Road	00	02	85

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Panchmahal	Kalol	Alindra (Cont)	220/P2	00	46	70
			220/P1	00	19	70
			Cart Track	00	02	20
			219	00	19	80
			175	00	00	25
			164	00	10	10
Panchmahal	Kalol	Jetpur	144	00	11	65
			153/1	00	04	20
			154	00	16	00
			128	00	16	10
			127/P1	00	00	20
			125/1	00	00	20
			126/2	00	01	05
			98/2	00	00	35
			98/7	00	07	55
			100/2	00	01	50
			76/2	00	01	80
			75/1	00	00	80
			75/2	00	03	70
			74/4/1+1/2	00	01	50
			74/2	00	01	20
			56/P3	00	01	15
			58	00	01	80
			57	00	00	95
			300/1	00	18	25
			359/2/2	00	01	30
			Cart Track	00	00	04
			361	00	01	60
			339P	00	26	25
			338	00	01	20
			336	00	03	00
			Cart Track	00	01	00
			146	00	15	35
Panchmahal	Kalol	Kandach	117	00	01	55
			138	00	00	30
			139	00	00	95
			148	00	14	75
			147	00	00	40
			146	00	00	75
			163	00	02	45

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Panchmahal	Kalol	Kandach (Cont)	164	00	00	25
			159/2	00	00	80
			Cart Track	00	00	04
			Cart Track	00	00	03
			189	00	00	60
			196/1/P1	00	00	70
			196/2	00	00	86
			221/1	00	00	70
			222/2	00	00	25
			591/P2	00	01	40
			274	00	10	25
			Cart Track	00	02	50
			275	00	02	25
			267	00	00	35
			379	00	01	80
			385/1/P1	00	00	70
			381/2	00	01	30
			383/1	00	00	30
			540/2	00	01	35
			540/3	00	01	10
			Cart Track	00	00	69
			539	00	00	70
			541/2	00	05	70
			532	00	01	10
			Cart Track	00	00	60
			494/1	00	00	04
			494/2	00	00	45
			Cart Track	00	00	02
			511/3	00	10	15
			510	00	01	25
			508/1	00	16	35
Panchmahal	Kalol	Delol	164	00	01	50
			160/1	00	14	00
			159/2	00	00	30
			159/3	00	05	40
			159/4/2	00	04	50
			158/1/2	00	11	15
			157/1	00	00	25
			183/1	00	00	10
			183/2	00	00	90
			181/1	00	13	70
			182/2	00	00	45

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Panchmahal	Kalol	Khadki	496/4	00	00	90
			492/2	00	01	95
			491/2	00	13	80
			478/2	00	00	65
			476/1	00	07	50
			469/2	00	06	55
			467/1	00	01	70
			467/4	00	00	10
			466	00	01	80
			451/2	00	02	00
			451/3	00	04	00
			450/2/3	00	02	90
Panchmahal	Kalol	Bedhiya	253/3	00	04	50
			253/4	00	02	95
			254	00	04	75
			255/1	00	01	82
			255/2	00	04	78
			259/1	00	00	50
			141/5	00	05	10
			141/8	00	09	45
			248/1	00	10	45
			248/2	00	03	25
			221/2	00	00	70
			218/3	00	00	55
			222/6	00	04	30
			222/3	00	04	90
			218/4	00	00	50
			185/1	00	02	15
			185/2	00	00	65
			190/2	00	01	70
			215/2	00	08	45
			193P1/2	00	00	30
			214/2	00	00	70
			350	00	05	43
			348/3	00	02	70
			354/4+6A	00	06	20
			346/1	00	06	20
			362/1	00	02	70
			362/2	00	03	15
			364	00	00	90
			392/2/1	00	02	65

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Panchmahal	Kalol	Bedhiya (Cont)	392/2/2	00	01	00
			402/1	00	08	70
			402/2	00	01	15
			404/1/P2	00	05	45
			407/1	00	02	00
			408/2	00	04	95
			410/2	00	03	46
			588/2	00	05	07
			588/3	00	00	60
			589/2	00	00	96
			587/1+2B	00	02	69
			587/3	00	01	80
			592/P2	00	07	20
			636/3B	00	01	50
			641/1/3	00	00	10
			643/2	00	00	85
			644/1	00	01	15
			644/2	00	03	10
			640	00	01	05
			645	00	09	95
			646	00	01	50
			661/1	00	01	05
			661/2	00	00	15
			665/2	00	03	10
			665/3/P2	00	01	60
			679	00	01	00
			678/3	00	04	70
			676/1	00	03	00
			676/2	00	04	81
			674/4	00	00	82
			675	00	01	28
			688/2/1	00	03	60
			688/2/2	00	00	50
			688/2/5	00	02	70
			688/2/6	00	06	15
			705/1	00	01	45
			704/1	00	16	30
			711/A3/1	00	00	47
			711/A4	00	05	20
			710	00	10	36
			716/8	00	05	91

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Panchmahal	Kalol	Sureli	640	00	05	70
			642	00	07	80
			646	00	08	05
			647	00	00	55
			648	00	07	50
			650	00	01	70
			649/1	00	00	40
			660	00	01	31
			658	00	09	45
			657	00	00	65
			Cart Track	00	00	20
Panchmahal	Kalol	Vejalpur	419	00	02	90
			420	00	16	20
			424	00	06	05
			422/1	00	21	10
			422/2	00	00	30
			410/1	00	02	75
			410/3	00	03	65
			410/4	00	11	15
			410/5	00	02	40
			386/1/1	00	00	90
			386/3	00	03	75
			385/3	00	01	05
			385/4	00	03	45
			374/P1	00	09	10
			313/1/2	00	09	70
			312	00	07	80
			314/1	00	11	55
			314/5/1	00	15	50
			291/1/2	00	06	70
			291/1/P2	00	07	70
			286	00	05	20
			249/2	00	02	40
			249/3	00	06	35
			252/2/1	00	01	20
			255/2	00	07	25
			255/1	00	00	40
			229/2/2/3/4/P1	00	14	95
			229/1/2/1	00	07	30
			204/8	00	02	25

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Panchmahal	Kalol	Nandarkha	77	00	01	60
			75	00	12	25
			112	00	08	70
			145	00	00	20
			144	00	00	70
			143	00	00	10
			140	00	08	55
			139	00	03	60
			167	00	00	95
			166	00	05	10
			164	00	00	45
			260	00	02	75
			259	00	00	05
			227	00	02	70
			226	00	04	45
			224	00	27	99
			217	00	00	30
			218	00	00	70
			219	00	01	20
			220	00	04	95
Panchmahal	Godhra	Popatpura	5/P3	00	00	50
			12/P2	00	00	40
			12P1/P1	00	10	40
			14/2/P2	00	08	95
			15	00	01	60
			159	00	00	90
			157	00	33	85
			177	00	16	80
			178	00	13	00
			172	00	13	40
Panchmahal	Godhra	Vanakpur	84	00	10	10
			92	00	02	25
			93	00	00	05
			96	00	07	20
			102/P1	00	03	00
			102/P2	00	05	50
			104/P1 & P2	00	09	95
			116	00	04	70
			119	00	00	25
			118/2	00	14	39
			10	00	02	30

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Panchmahal	Godhra	Chikhodra	Cart Track	00	02	00
			78/P2	00	05	90
			74P3	00	21	30
			74/P7	00	13	50
			58	00	09	35
			59/P2	00	05	90
			61/P1	00	03	75
			Cart Track	00	02	10
Panchmahal	Godhra	Lilesara	116/2	00	00	75
			RCC Road	00	01	40
			95/1/P1	00	00	93
			95/2/P1/P1	00	03	32
			95/2/P2	00	07	20
			94P1	00	00	80
			117	00	05	60
			118	00	04	90
			129 +132/P2	00	17	40
			130/1	00	02	40
			132/2/2/P1	00	04	10
			132/2/1	00	13	40
			133/1/P6	00	03	60
			133/1/P1	00	03	05
			134/2/P2	00	05	50
			134/4	00	10	20
Panchmahal	Godhra	Dayal	Cart Track	00	07	70
Panchmahal	Godhra	Gadukpur	104	00	07	00
			1/P3/P3	00	05	45
			1/P3/P4	00	04	30
			1/P4/P2	00	09	60
			RCC Road	00	01	00
			147P4	00	18	80
Panchmahal	Godhra	Bamroli Khurd	54/1	00	04	00
Panchmahal	Godhra	Tajpur	10	00	15	90
			9	00	03	40
			4/P4	00	09	65
			4/P10	00	02	55
			176	00	02	50
			174	00	06	05
Panchmahal	Godhra	Mahuliya	178/2	00	02	30
			1/2	00	05	40
			121	00	07	70
			124	00	06	10

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Panchmahal	Godhra	Mahuliya (Cont)	119/1	00	00	80
			119/4	00	05	50
			136/P2	00	05	65
			136/P3	00	02	55
			134	00	05	30
			169/2	00	00	65
			133/P18	00	13	10
Panchmahal	Godhra	Angaliya	233/P2	00	03	00
			231/1/P2	00	27	80
			231/1/P4	00	12	30
			231/2	00	15	00
			226/1/P2, 226/2	00	01	00
Panchmahal	Godhra	Chhariya	142/2/P1	00	06	50
			142/4	00	02	75
			142/5/P1	00	07	50
			142/3	00	04	50
			51	00	01	00
			48/1	00	05	00
			164	00	05	00
			163	00	05	20
			165/2	00	02	60
			34	00	02	60
			31	00	01	40
Panchmahal	Godhra	Sankali Vanta	156	00	06	00
			160	00	00	20
			166	00	06	00
Panchmahal	Godhra	Bhamaiya	111/1/P17	00	00	90
			111/1/P6	00	24	00
			111/1/P14	00	11	00
			105/P6	00	19	80
			105/6	00	17	60
			105/7P15	00	09	60
			105/7P16	00	10	95
			99/1/P2	00	00	10
			99/P2	00	01	20
			93/2/19	00	02	40
			93/2/16P	00	01	50
			93/2/21	00	12	75
			93/2/23	00	23	80
			93/2	00	02	00

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Panchmahal	Godhra	Bhamaiya (Cont)	26/1	00	19	40
			26/2	00	11	70
			26/3	00	01	80
			26/5	00	11	60
			18	00	01	20
			15	00	00	80
			275/P2	00	01	50
			334/P1(Mahadev Valu)	00	06	60
			337/2P1	00	17	45
			338/2/P1	00	01	75
Panchmahal	Godhra	Mirap	293/2	00	01	00
			286	00	10	55
			278/1	00	00	85
			280	00	03	00
			250/4	00	03	35
			233/2	00	01	60
			233/3	00	07	70
			237	00	00	50
			Cart Track	00	04	40
			190/1/P1	00	09	00
			200/4	00	00	20
			196 + 197/4	00	07	70
			193/1	00	00	30
			196 + 197/5	00	06	60
			179/1	00	07	00
			179/2	00	01	80
			179/3	00	04	10
			178/1	00	01	30
			55/1	00	01	00
			56/5	00	09	00
			50/1	00	12	90
			50/2	00	04	75
			47	00	05	40
			30	00	17	00

By order and in the name of Governor of Gujarat

PANKAJ PANCHAL,
Under Secretary to Government.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તારીખ : ૫મી ફેબ્રુઆરી, ૨૦૧૪

ક્રમાંક : જીયુ-૨૦૧૪-૨૦-જીપીસી-૧૧-૨૦૧૩-૨૦૫૫-ઈ.-ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેરહિતમાં કુદરતી ગેસના પરિવહન માટે ગામ મુવાલા તા:હાલોલ જિલ્લો:પંચમહાલ થી ગામ છાપરી તાલુકો અને જિલ્લો: દાહોદ સુધી ગુજરાત સ્ટેટ પેટ્રોનેટ લીમીટેડ (ગુજરાત સરકારના સાહસ ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લીમીટેડની ગૌણ કંપની) ગાંધીનગર દ્વારા પાઈપલાઈન નાંખવી જોઈએ તે જરૂરી જણાયું છે.

અને આથી આવી પાઈપલાઈન નાખવાના હેતુ માટે આ જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનોમાંના વપરાશકારોનો હકક સંપાદિત કરવાનું જરૂરી જણાયું છે.

આથી હવે, ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનોમાંના વપરાશકારોનો હકક સંપાદિત કરવા બાબત) અધિનિયમ, ૨૦૦૦ ની કલમ - ૩ ની પેટા કલમ - (૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકાર તેમાં વપરાશકારોનો હકક સંપાદિત કરવા માટેનો ઈરાદો હેર કરે છે.

સદરહું અનુસૂચિમાં વર્ણન કરેલ જમીનોમાં હિત ધરાવતી કોઈપણ વ્યક્તિ ગુજરાત સરકારના રાજપત્રમાં પ્રસિધ્ધ થયેલ જાહેરનામાની નકલ સામાન્ય જનતાને ઉપલબ્ધ કરવામાં આવે તે તારીખથી ૩૦ (ત્રીસ) દિવસની અંદર સક્ષમ સત્તાધિકારીશ્રી, ગુજરાત સ્ટેટ પેટ્રોનેટ લી., જીએસપીસીએલ ભવન,ઈ-૧૮, જીઆઈડીસી ઈલેક્ટ્રોનીક્સ એસ્ટેટ, ક-૭ ની બાજુમાં, સેક્ટર- ૨૬, ગાંધીનગર - ૩૮૨ ૦૨૪.ગાંધીનગરને તેમાં વપરાશકારોનો હકક સંપાદિત કરવા અંગેનો પાઈપલાઈન નાંખવા અંગેનો વાંધો કારણો સહિત લેખિતમાં રજૂ કરી શકશે.

અનુસૂચિ

રાજ્ય : ગુજરાત

જિલ્લો	તાલુકો	ગામ	સર્વે નંબર/ બ્લોક નંબર	એરીયા		
				હેક્ટર	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૬	૭	૮
પંચમહાલ	હાલોલ	મુવાલા	૨/૨૫૬કી૨	૦૦	૪૭	૦૦
			૧/૧	૦૦	૦૫	૮૦
			૧/૨	૦૦	૩૨	૦૦
			૪/૨	૦૦	૧૮	૭૦
			૫/૧	૦૦	૦૫	૨૫
			૪૫	૦૦	૦૭	૬૫
			૪૬/૨	૦૦	૧૩	૦૦
			૪૭	૦૦	૦૭	૮૦
			૪૮	૦૦	૦૦	૮૦
			૪૮	૦૦	૦૩	૧૫
			૪૩	૦૦	૦૪	૬૦
			૪૦/૨/૨	૦૦	૧૮	૬૫
			૭૨/૧	૦૦	૦૪	૪૦
			૩૮/૧	૦૦	૨૮	૩૦
			૩૮/૨	૦૦	૦૬	૬૦
			૩૮/૩	૦૦	૧૬	૭૦
પંચમહાલ	કાલોલ	મધવાસ	૩૪૬/૫૬કી૧	૦૦	૪૧	૫૦
			કોતર	૦૦	૦૩	૭૦
			૩૩૦	૦૦	૧૩	૬૫

જિલ્લો	તાલુકો	ગામ	સર્વે નંબર/ બ્લોક નંબર	એરીયા		
				હેકટર	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૬	૭	૮
પંચમહાલ	કાલોલ	મધવાસ (ચાલુ..)	ગાડા મારગ	૦૦	૦૨	૧૦
			૩૩૭	૦૦	૧૫	૦૦
			૩૨૮/પેકી૫	૦૦	૦૨	૬૫
			૩૨૭/પેકી૩	૦૦	૦૮	૬૦
			૩૨૮	૦૦	૦૨	૦૫
			ગાડા મારગ	૦૦	૦૩	૪૫
			૩૦૩	૦૦	૦૧	૭૦
			૩૨૦/પેકી૧	૦૦	૧૨	૮૦
			૩૨૦/પેકી૨	૦૦	૧૭	૧૦
			૩૧૮	૦૦	૦૦	૪૦
			૨૮૮/પેકી૨	૦૦	૦૧	૮૦
			૫૬	૦૦	૦૬	૬૫
			૬૪	૦૦	૦૦	૪૦
			કેન્સલ રોડ	૦૦	૨૮	૫૫
			૬૦/પેકી૩	૦૦	૦૨	૫૦
			૬૧	૦૦	૦૨	૮૦
			કારડ નદી	૦૦	૧૫	૦૦
પંચમહાલ	કાલોલ	અલીનદા	૨૦૮	૦૦	૧૧	૫૦
			ગાડા મારગ	૦૦	૦૩	૦૦
			૨૨૩	૦૦	૩૪	૬૦
			કેન્સલ રોડ	૦૦	૦૨	૮૫
			૨૨૦/પેકી૨	૦૦	૪૬	૭૦
			૨૨૦/પેકી૧	૦૦	૧૮	૭૦
			ગાડા મારગ	૦૦	૦૨	૨૦
			૨૧૮	૦૦	૧૮	૮૦
			૧૭૫	૦૦	૦૦	૨૫
			૧૬૪	૦૦	૧૦	૧૦
પંચમહાલ	કાલોલ	જેતપુર	૧૪૪	૦૦	૧૧	૬૫
			૧૫૩/૧	૦૦	૦૪	૨૦
			૧૫૪	૦૦	૧૬	૦૦
			૧૨૮	૦૦	૧૬	૧૦
			૧૨૭/પેકી૧	૦૦	૦૦	૨૦
			૧૨૫/૧	૦૦	૦૦	૨૦
			૧૨૬/૨	૦૦	૦૧	૦૫
			૮૮/૨	૦૦	૦૦	૩૫
			૮૮/૭	૦૦	૦૭	૫૫
			૧૦૦/૨	૦૦	૦૧	૫૦
			૭૬/૨	૦૦	૦૧	૮૦
			૭૫/૧	૦૦	૦૦	૮૦

જિલ્લો	તાલુકો	ગામ	સર્વે નંબર/ બ્લોક નંબર	એરીયા.		
				હેક્ટર	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૬	૭	૮
પંચમહાલ	કાલોલ	જેતપુર (ચાલુ..)	૭૫/૨	૦૦	૦૩	૭૦
			૭૪/૪/૧+૧/૨	૦૦	૦૧	૫૦
			૭૪/૨	૦૦	૦૧	૨૦
			૫૬/પેકી ૩	૦૦	૦૧	૧૫
			૫૮	૦૦	૦૧	૮૦
			૫૭	૦૦	૦૦	૮૫
			૩૦૦/૧	૦૦	૧૮	૨૫
			૩૫૮/૨/૨	૦૦	૦૧	૩૦
			ગાડા મારગ	૦૦	૦૦	૦૪
			૩૬૧	૦૦	૦૧	૬૦
			૩૩૮ પેકી	૦૦	૨૬	૨૫
			૩૩૮	૦૦	૦૧	૨૦
			૩૩૬	૦૦	૦૩	૦૦
			ગાડા મારગ	૦૦	૦૧	૦૦
			૧૪૬	૦૦	૧૫	૩૫
પંચમહાલ	કાલોલ	કંન્ડારા	૧૧૭	૦૦	૦૧	૫૫
			૧૩૮	૦૦	૦૦	૩૦
			૧૩૮	૦૦	૦૦	૮૫
			૧૪૮	૦૦	૧૪	૭૫
			૧૪૭	૦૦	૦૦	૪૦
			૧૪૬	૦૦	૦૦	૭૫
			૧૬૩	૦૦	૦૨	૪૫
			૧૬૪	૦૦	૦૦	૨૫
			૧૫૮/૨	૦૦	૦૦	૮૦
			ગાડા મારગ	૦૦	૦૦	૦૪
			ગાડા મારગ	૦૦	૦૦	૦૩
			૧૮૮	૦૦	૦૦	૬૦
			૧૮૬/૧/ પેકી ૧	૦૦	૦૦	૭૦
			૧૮૬/૨	૦૦	૦૦	૮૬
			૨૨૧/૧	૦૦	૦૦	૭૦
			૨૨૨/૨	૦૦	૦૦	૨૫
			૫૮૧/ પેકી ૨	૦૦	૦૧	૪૦
			૨૭૪	૦૦	૧૦	૨૫
			ગાડા મારગ	૦૦	૦૨	૫૦
			૨૭૫	૦૦	૦૨	૨૫
			૨૬૭	૦૦	૦૦	૩૫
			૩૭૮	૦૦	૦૧	૮૦
			૩૮૫/૧/ પેકી ૧	૦૦	૦૦	૭૦
			૩૮૧/૨	૦૦	૦૧	૩૦

જિલ્લો	તાલુકો	ગામ	સર્વે નંબર/ બ્લોક નંબર	એરીયા		
				હેકટર	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૬	૭	૮
પંચમહાલ	કાલોલ	કંન્ડારા (ચાલુ..)	૩૮૩/૧	૦૦	૦૦	૩૦
			૫૪૦/૨	૦૦	૦૧	૩૫
			૫૪૦/૩	૦૦	૦૧	૧૦
			ગાડા મારગ	૦૦	૦૦	૬૮
			૫૩૮	૦૦	૦૦	૭૦
			૫૪૧/૨	૦૦	૦૫	૭૦
			૫૩૨	૦૦	૦૧	૧૦
			ગાડા મારગ	૦૦	૦૦	૬૦
			૪૮૪/૧	૦૦	૦૦	૦૪
			૪૮૪/૨	૦૦	૦૦	૪૫
			ગાડા મારગ	૦૦	૦૦	૦૨
			૫૧૧/૩	૦૦	૧૦	૧૫
			૫૧૦	૦૦	૦૧	૨૫
			૫૦૮/૧	૦૦	૧૬	૩૫
પંચમહાલ	કાલોલ	દેલોલ	૧૬૪	૦૦	૦૧	૫૦
			૧૬૦/૧	૦૦	૧૪	૦૦
			૧૫૮ / ૨	૦૦	૦૦	૩૦
			૧૫૮ / ૩	૦૦	૦૫	૪૦
			૧૫૮ / ૪ / ૨	૦૦	૦૪	૫૦
			૧૫૮ / ૧ / ૨	૦૦	૧૧	૧૫
			૧૫૭ / ૧	૦૦	૦૦	૨૫
			૧૮૩ / ૧	૦૦	૦૦	૧૦
			૧૮૩ / ૨	૦૦	૦૦	૮૦
			૧૮૧ / ૧	૦૦	૧૩	૭૦
			૧૮૨ / ૨	૦૦	૦૦	૪૫
પંચમહાલ	કાલોલ	ખાડકી	૪૮૬/૪	૦૦	૦૦	૮૦
			૪૮૨/૨	૦૦	૦૧	૮૫
			૪૮૧/૨	૦૦	૧૩	૮૦
			૪૭૮/૨	૦૦	૦૦	૬૫
			૪૭૬/૧	૦૦	૦૭	૫૦
			૪૬૮/૨	૦૦	૦૬	૫૫
			૪૬૭/૧	૦૦	૦૧	૭૦
			૪૬૭/૪	૦૦	૦૦	૧૦
			૪૬૬	૦૦	૦૧	૮૦
			૪૫૧/૨	૦૦	૦૨	૦૦
			૪૫૧/૩	૦૦	૦૪	૦૦
			૪૫૦/૨/૩	૦૦	૦૨	૮૦
પંચમહાલ	કાલોલ	બેઢીયા	૨૫૩/૩	૦૦	૦૪	૫૦
			૨૫૩/૪	૦૦	૦૨	૮૫

જિલ્લો	તાલુકો	ગામ	સર્વે નંબર/ બ્લોક નંબર	એરીયા		
				હેક્ટર	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૬	૭	૮
પંચમહાલ	કાલોલ	બેઢીયા (ચાલુ..)	૨૫૪	૦૦	૦૪	૭૫
			૨૫૫/૧	૦૦	૦૧	૮૨
			૨૫૫/૨	૦૦	૦૪	૭૮
			૨૫૮/૧	૦૦	૦૦	૫૦
			૧૪૧/૫	૦૦	૦૫	૧૦
			૧૪૧/૮	૦૦	૦૮	૪૫
			૨૪૮/૧	૦૦	૧૦	૪૫
			૨૪૮/૨	૦૦	૦૩	૨૫
			૨૨૧/૨	૦૦	૦૦	૭૦
			૨૧૮/૩	૦૦	૦૦	૫૫
			૨૨૨/૬	૦૦	૦૪	૩૦
			૨૨૨/૩	૦૦	૦૪	૮૦
			૨૧૮/૪	૦૦	૦૦	૫૦
			૧૮૫/૧	૦૦	૦૨	૧૫
			૧૮૫/૨	૦૦	૦૦	૬૫
			૧૮૦/૨	૦૦	૦૧	૭૦
			૨૧૫/૨	૦૦	૦૮	૪૫
			૧૮૩પૈકી૧/૨	૦૦	૦૦	૩૦
			૨૧૪/૨	૦૦	૦૦	૭૦
			૩૫૦	૦૦	૦૫	૪૩
			૩૪૮/૩	૦૦	૦૨	૭૦
			૩૫૪/૪+૬અ	૦૦	૦૬	૨૦
			૩૪૬/૧	૦૦	૦૬	૨૦
			૩૬૨/૧	૦૦	૦૨	૭૦
			૩૬૨/૨	૦૦	૦૩	૧૫
			૩૬૪	૦૦	૦૦	૮૦
			૩૮૨/૨/૧	૦૦	૦૨	૬૫
			૩૮૨/૨/૨	૦૦	૦૧	૦૦
			૪૦૨/૧	૦૦	૦૮	૭૦
			૪૦૨/૨	૦૦	૦૧	૧૫
			૪૦૪/૧/પૈકી૨	૦૦	૦૫	૪૫
			૪૦૭/૧	૦૦	૦૨	૦૦
			૪૦૮/૨	૦૦	૦૪	૮૫
			૪૧૦/૨	૦૦	૦૩	૪૬
			૫૮૮/૨	૦૦	૦૫	૦૭
			૫૮૮/૩	૦૦	૦૦	૬૦
			૫૮૮/૨	૦૦	૦૦	૮૬
			૫૮૭/૧+૨બી	૦૦	૦૨	૬૮
			૫૮૭/૩	૦૦	૦૧	૮૦

જિલ્લો	તાલુકો	ગામ	સર્વે નંબર/બ્લોક નંબર	એરીયા		
				હેક્ટર	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૬	૭	૮
પંચમહાલ	કાલોલ	બેઢીયા (ચાલુ..)	૫૮૨/ પેકી ૨	૦૦	૦૭	૨૦
			૬૩૬/૩બી	૦૦	૦૧	૫૦
			૬૪૧/૧/૩	૦૦	૦૦	૧૦
			૬૪૩/૨	૦૦	૦૦	૮૫
			૬૪૪/૧	૦૦	૦૧	૧૫
			૬૪૪/૨	૦૦	૦૩	૧૦
			૬૪૦	૦૦	૦૧	૦૫
			૬૪૫	૦૦	૦૮	૮૫
			૬૪૬	૦૦	૦૧	૫૦
			૬૬૧/૧	૦૦	૦૧	૦૫
			૬૬૧/૨	૦૦	૦૦	૧૫
			૬૬૫/૨	૦૦	૦૩	૧૦
			૬૬૫/૩/ પેકી ૨	૦૦	૦૧	૬૦
			૬૭૮	૦૦	૦૧	૦૦
			૬૭૮/૩	૦૦	૦૪	૭૦
			૬૭૬/૧	૦૦	૦૩	૦૦
			૬૭૬/૨	૦૦	૦૪	૮૧
			૬૭૪/૪	૦૦	૦૦	૮૨
			૬૭૫	૦૦	૦૧	૨૮
			૬૮૮/૨/૧	૦૦	૦૩	૬૦
			૬૮૮/૨/૨	૦૦	૦૦	૫૦
			૬૮૮/૨/૫	૦૦	૦૨	૭૦
			૬૮૮/૨/૬	૦૦	૦૬	૧૫
			૭૦૫/૧	૦૦	૦૧	૪૫
			૭૦૪/૧	૦૦	૧૬	૩૦
			૭૧૧/અ૩/૧	૦૦	૦૦	૪૭
			૭૧૧/અ૪	૦૦	૦૫	૨૦
			૭૧૦	૦૦	૧૦	૩૬
			૭૧૬/૮	૦૦	૦૫	૮૧
પંચમહાલ	કાલોલ	મુરેલી	૬૪૦	૦૦	૦૫	૭૦
			૬૪૨	૦૦	૦૭	૮૦
			૬૪૬	૦૦	૦૮	૦૫
			૬૪૭	૦૦	૦૦	૫૫
			૬૪૮	૦૦	૦૭	૫૦
			૬૫૦	૦૦	૦૧	૭૦
			૬૪૮/૧	૦૦	૦૦	૪૦
			૬૬૦	૦૦	૦૧	૩૧
			૬૫૮	૦૦	૦૮	૪૫
			૬૫૭	૦૦	૦૦	૬૫

જિલ્લો	તાલુકો	ગામ	સર્વે નંબર/ બ્લોક નંબર	એરીયા		
				હેક્ટર	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૬	૭	૮
પંચમહાલ	કાલોલ	સુરેલી (થાલુ.)	ગાડા મારગ	૦૦	૦૦	૨૦
પંચમહાલ	કાલોલ	વેજલપુર	૪૧૮	૦૦	૦૨	૮૦
			૪૨૦	૦૦	૧૬	૨૦
			૪૨૪	૦૦	૦૬	૦૫
			૪૨૨/૧	૦૦	૨૧	૧૦
			૪૨૨/૨	૦૦	૦૦	૩૦
			૪૧૦/૧	૦૦	૦૨	૭૫
			૪૧૦/૩	૦૦	૦૩	૬૫
			૪૧૦/૪	૦૦	૧૧	૧૫
			૪૧૦/૫	૦૦	૦૨	૪૦
			૩૮૬/૧/૧	૦૦	૦૦	૮૦
			૩૮૬/૩	૦૦	૦૩	૭૫
			૩૮૫/૩	૦૦	૦૧	૦૫
			૩૮૫/૪	૦૦	૦૩	૪૫
			૩૭૪/ પેકી ૧	૦૦	૦૮	૧૦
			૩૧૩/૧/૨	૦૦	૦૮	૭૦
			૩૧૨	૦૦	૦૭	૮૦
			૩૧૪/૧	૦૦	૧૧	૫૫
			૩૧૪/૫/૧	૦૦	૧૫	૫૦
			૨૮૧/૧/૨	૦૦	૦૬	૭૦
			૨૮૧/૧/ પેકી ૨	૦૦	૦૭	૭૦
			૨૮૬	૦૦	૦૫	૨૦
			૨૪૮/૨	૦૦	૦૨	૪૦
			૨૪૮/૩	૦૦	૦૬	૩૫
			૨૫૨/૨/૧	૦૦	૦૧	૨૦
			૨૫૫/૨	૦૦	૦૭	૨૫
			૨૫૫/૧	૦૦	૦૦	૪૦
			૨૨૮/૨/૨/૩/૪/ પેકી ૧	૦૦	૧૪	૮૫
			૨૨૮/૧/૨/૧	૦૦	૦૭	૩૦
			૨૦૪/૮	૦૦	૦૨	૨૫
પંચમહાલ	કાલોલ	નાંદરખા	૭૭	૦૦	૦૧	૬૦
			૭૫	૦૦	૧૨	૨૫
			૧૧૨	૦૦	૦૮	૭૦
			૧૪૫	૦૦	૦૦	૨૦
			૧૪૪	૦૦	૦૦	૭૦
			૧૪૩	૦૦	૦૦	૧૦
			૧૪૦	૦૦	૦૮	૫૫
પંચમહાલ	કાલોલ	નાંદરખા	૧૩૮	૦૦	૦૩	૬૦

જિલ્લો	તાલુકો	ગામ	સર્વે નંબર/ બ્લોક નંબર	એરીયા		
				હેકટર	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૬	૭	૮
પંચમહાલ	કાલોલ	નાંદરખા(ચાલુ..)	૧૬૭	૦૦	૦૦	૮૫
			૧૬૬	૦૦	૦૫	૧૦
			૧૬૪	૦૦	૦૦	૪૫
			૨૬૦	૦૦	૦૨	૭૫
			૨૫૮	૦૦	૦૦	૦૫
			૨૨૭	૦૦	૦૨	૭૦
			૨૨૬	૦૦	૦૪	૪૫
			૨૨૪	૦૦	૨૭	૮૮
			૨૧૭	૦૦	૦૦	૩૦
			૨૧૮	૦૦	૦૦	૭૦
			૨૧૮	૦૦	૦૧	૨૦
			૨૨૦	૦૦	૦૪	૮૫
પંચમહાલ	ગોધરા	પોપટપુરા	૫/ પૈકી ૩	૦૦	૦૦	૫૦
			૧૨/ પૈકી ૨	૦૦	૦૦	૪૦
			૧૨/ પૈકી ૧/ પૈકી ૧	૦૦	૧૦	૪૦
			૧૪/૨/ પૈકી ૨	૦૦	૦૮	૮૫
			૧૫	૦૦	૦૧	૬૦
			૧૫૮	૦૦	૦૦	૮૦
			૧૫૭	૦૦	૩૩	૮૫
			૧૭૭	૦૦	૧૬	૮૦
			૧૭૨	૦૦	૧૩	૪૦
પંચમહાલ	ગોધરા	વજાંકપુર	૮૪	૦૦	૧૦	૧૦
			૮૨	૦૦	૦૨	૨૫
			૮૩	૦૦	૦૦	૦૫
			૮૬	૦૦	૦૭	૨૦
			૧૦૨/ પૈકી ૧	૦૦	૦૩	૦૦
			૧૦૨/ પૈકી ૨	૦૦	૦૫	૫૦
			૧૦૪/ પૈકી ૧ અને ૧૦૪/ પૈકી ૨	૦૦	૦૮	૮૫
			૧૧૬	૦૦	૦૪	૭૦
			૧૧૮	૦૦	૦૦	૨૫
			૧૧૮/૨	૦૦	૧૪	૩૮
			૧૦	૦૦	૦૨	૩૦
પંચમહાલ	ગોધરા	ચીખોદ્રા	ગાડા મારગ	૦૦	૦૨	૦૦
			૭૮/ પૈકી ૨	૦૦	૦૫	૮૦
			૭૪ પૈકી ૩	૦૦	૨૧	૩૦
			૭૪/ પૈકી ૭	૦૦	૧૩	૫૦
			૫૮	૦૦	૦૮	૩૫
			૫૮/ પૈકી ૨	૦૦	૦૫	૮૦

જિલ્લો	તાલુકો	ગામ	સર્વે નંબર/ બ્લોક નંબર	એરીયા		
				હેક્ટર	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૬	૭	૮
પંચમહાલ	ગોધરા	ચીખોદ્રા (ચાલુ..)	૬૧/ પેકી ૧	૦૦	૦૩	૭૫
			ગાડા મારગ	૦૦	૦૨	૧૦
પંચમહાલ	ગોધરા	લીલેસરા	૧૧૬/૨	૦૦	૦૦	૭૫
			આરસીસી રોડ	૦૦	૦૧	૪૦
			૮૫/૧/પેકી૧	૦૦	૦૦	૮૩
			૮૫/૨/પેકી૧/પેકી૧	૦૦	૦૩	૩૨
			૮૫/૨/પેકી૨	૦૦	૦૭	૨૦
			૮૪/પેકી૧	૦૦	૦૦	૮૦
			૧૧૭	૦૦	૦૫	૬૦
			૧૧૮	૦૦	૦૪	૮૦
			૧૨૮ + ૧૩૨/પેકી૨	૦૦	૧૭	૪૦
			૧૩૦/૧	૦૦	૦૨	૪૦
			૧૩૨/૨/૨/પેકી૧	૦૦	૦૪	૧૦
			૧૩૨/૨/૧	૦૦	૧૩	૪૦
			૧૩૩/૧/પેકી૬	૦૦	૦૩	૬૦
			૧૩૩/૧/પેકી૧	૦૦	૦૩	૦૫
			૧૩૪/૨/પેકી૨	૦૦	૦૫	૫૦
			૧૩૪/૪	૦૦	૧૦	૨૦
પંચમહાલ	ગોધરા	દયાલ	ગાડા મારગ	૦૦	૦૭	૭૦
પંચમહાલ	ગોધરા	ગદુકપુર	૧૦૪	૦૦	૦૭	૦૦
			૧/પેકી૩/પેકી૩	૦૦	૦૫	૪૫
			૧/પેકી૩/પેકી૪	૦૦	૦૪	૩૦
			૧/પેકી૪/પેકી૨	૦૦	૦૮	૬૦
			આરસીસી રોડ	૦૦	૦૧	૦૦
			૧૪૭/પેકી૪	૦૦	૧૮	૮૦
પંચમહાલ	ગોધરા	બામરોલી	૫૪/૧	૦૦	૦૪	૦૦
પંચમહાલ	ગોધરા	તાજપુર	૧૦	૦૦	૧૫	૮૦
			૮	૦૦	૦૩	૪૦
			૪/ પેકી ૪	૦૦	૦૮	૬૫
			૪/ પેકી ૧૦	૦૦	૦૨	૫૫
			૧૭૬	૦૦	૦૨	૫૦
			૧૭૪	૦૦	૦૬	૦૫
પંચમહાલ	ગોધરા	મહુલીયા	૧૭૮/૨	૦૦	૦૨	૩૦
			૧/૨	૦૦	૦૫	૪૦
			૧૨૧	૦૦	૦૭	૭૦
			૧૨૪	૦૦	૦૬	૧૦
			૧૧૮/૧	૦૦	૦૦	૮૦

જિલ્લો	તાલુકો	ગામ	સર્વે નંબર/ બ્લોક નંબર	ઁરીયા		
				હેકટર	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૬	૭	૮
પંચમહાલ	ગોધરા	મહુલીયા(ચાલુ..)	૧૩૬/ પૈકી ૨	૦૦	૦૫	૬૫
			૧૩૬/ પૈકી ૩	૦૦	૦૨	૫૫
			૧૩૪	૦૦	૦૫	૩૦
			૧૬૮/૨	૦૦	૦૦	૬૫
			૧૩૩/ પૈકી ૧૮	૦૦	૧૩	૧૦
પંચમહાલ	ગોધરા	આંગળીયા	૨૩૩/ પૈકી ૨	૦૦	૦૩	૦૦
			૨૩૧/૧/ પૈકી ૨	૦૦	૨૭	૮૦
			૨૩૧/૧/ પૈકી ૪	૦૦	૧૨	૩૦
			૨૩૧/૨	૦૦	૧૫	૦૦
			૨૨૬/૧/ પૈકી ૨, ૨૨૬/૨	૦૦	૦૧	૦૦
પંચમહાલ	ગોધરા	છાશીયા	૧૪૨/૨/ પૈકી ૧	૦૦	૦૬	૫૦
			૧૪૨/૪	૦૦	૦૨	૭૫
			૧૪૨/૫/ પૈકી ૧	૦૦	૦૭	૫૦
			૧૪૨/૩	૦૦	૦૪	૫૦
			૫૧	૦૦	૦૧	૦૦
			૪૮/૧	૦૦	૦૫	૦૦
			૧૬૪	૦૦	૦૫	૦૦
			૧૬૩	૦૦	૦૫	૨૦
			૧૬૫/૨	૦૦	૦૨	૬૦
			૩૪	૦૦	૦૨	૬૦
			૩૧	૦૦	૦૧	૪૦
પંચમહાલ	ગોધરા	સાંકળી વાંટા	૧૫૬	૦૦	૦૬	૦૦
			૧૬૦	૦૦	૦૦	૨૦
			૧૬૬	૦૦	૦૬	૦૦
પંચમહાલ	ગોધરા	ભામૈયા	૧૧૧/૧/ પૈકી ૧૭	૦૦	૦૦	૮૦
			૧૧૧/૧/ પૈકી ૬	૦૦	૨૪	૦૦
			૧૧૧/૧/ પૈકી ૧૪	૦૦	૧૧	૦૦
			૧૦૫/ પૈકી ૬	૦૦	૧૮	૮૦
			૧૦૫/૬	૦૦	૧૭	૬૦
			૧૦૫/૭ પૈકી ૧૫	૦૦	૦૮	૬૦
			૧૦૫/૭ પૈકી ૧૬	૦૦	૧૦	૮૫
			૮૮/૧/ પૈકી ૨	૦૦	૦૦	૧૦
			૮૮/ પૈકી ૨	૦૦	૦૧	૨૦
			૮૩/૨/૧૮	૦૦	૦૨	૪૦
			૮૩/૨/૧૬ પૈકી	૦૦	૦૧	૫૦
			૮૩/૨/૨૧	૦૦	૧૨	૭૫
			૮૩/૨/૨૩	૦૦	૨૩	૮૦
			૮૩/૨	૦૦	૦૨	૦૦
			૨૬/૧	૦૦	૧૮	૪૦

જિલ્લો	તાલુકો	ગામ	સર્વે નંબર/ બ્લોક નંબર	એરીયા		
				હેક્ટર	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૬	૭	૮
પંચમહાલ	ગોધરા	ભામૈયા (ચાલુ..)	૨૬/૨	૦૦	૧૧	૭૦
			૨૬/૩	૦૦	૦૧	૮૦
			૨૬/૫	૦૦	૧૧	૬૦
			૧૮	૦૦	૦૧	૨૦
			૧૫	૦૦	૦૦	૮૦
			૨૭૫/ પૈકી ૨	૦૦	૦૧	૫૦
			૩૩૪/ પૈકી ૧ (મહાદેવ વાળુ)	૦૦	૦૬	૬૦
			૩૩૭/૨ પૈકી ૧	૦૦	૧૭	૪૫
			૩૩૮/૨/ પૈકી ૧	૦૦	૦૧	૭૫
પંચમહાલ	ગોધરા	મીરપ	૨૮૩/૨	૦૦	૦૧	૦૦
			૨૮૬	૦૦	૧૦	૫૫
			૨૭૮/૧	૦૦	૦૦	૮૫
			૨૮૦	૦૦	૦૩	૦૦
			૨૫૦/૪	૦૦	૦૩	૩૫
			૨૩૩/૨	૦૦	૦૧	૬૦
			૨૩૩/૩	૦૦	૦૭	૭૦
			૨૩૭	૦૦	૦૦	૫૦
			ગાડા મારગ	૦૦	૦૪	૪૦
			૧૮૦/૧/ પૈકી ૧	૦૦	૦૮	૦૦
			૨૦૦/૪	૦૦	૦૦	૨૦
			૧૮૬ + ૧૮૭/૪	૦૦	૦૭	૭૦
			૧૮૩/૧	૦૦	૦૦	૩૦
			૧૮૬ + ૧૮૭/૫	૦૦	૦૬	૬૦
			૧૭૮/૧	૦૦	૦૭	૦૦
			૧૭૮/૨	૦૦	૦૧	૮૦
			૧૭૮/૩	૦૦	૦૪	૧૦
			૧૭૮/૧	૦૦	૦૧	૩૦
			૫૫/૧	૦૦	૦૧	૦૦
			૫૬/૫	૦૦	૦૮	૦૦
			૫૦/૧	૦૦	૧૨	૮૦
			૫૦/૨	૦૦	૦૪	૭૫
			૪૭	૦૦	૦૫	૪૦
			૩૦	૦૦	૧૭	૦૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પંકજ પંચાલ,

સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th February, 2014

No. GU/2014/21/GPC/11-2013/2055/E.— Whereas it appears to the State Government of Gujarat that it is necessary in the public interest that for the transportation of natural gas in the State of Gujarat from village Get Muvala Ta. Halol, Dist. Panchmahal to Village Chhapri Ta. Dahod Dist. Dahod for Halol Godhra Dahod Gas pipelines project should be laid by the Gujarat State Petronet Ltd. (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd.- a Government of Gujarat Undertaking), Gandhinagar.

And Whereas for the purpose of laying such pipelines, it is necessary to acquire the right of user in the lands described in the Schedule annexed to this notification.

Now therefore in exercise of the powers conferred by sub-section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 the Government of Gujarat hereby declares its intention to acquire the right of user therein

Any person interested in the lands described in the said Schedule may within 30(thirty) days from the date on which the copies of the notification, as published in the Gujarat Government Gazette are made available to the general public object in writing with grounds to the acquisition of the right of user therein or laying of the pipelines under the land to the Competent Authority, Gujarat State Petronet Ltd., GSPL Bhavan, E-18, GIDC Electronics Estate, Nr. K-7 Circle. Sector-26, Gandhinagar, -382024.

SCHEDULE

State : Gujarat

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
1	2	3	4	5	6	7
Dahod	Devgadh Bariya	Gamdi	144/B	00	02	20
			77	00	04	00
Dahod	Devgadh Bariya	Bhathvada	453	00	02	80
			450/1	00	01	60
			480/1	00	06	30
			480/2	00	00	60
			212	00	01	60
			208	00	02	15
			160/1	00	06	55
			158/1	00	01	20
Dahod	Devgadh Bariya	Rebari	301	00	02	10
			300	00	01	00
			37/P1	00	05	50
			42/P2	00	09	00
			59	00	03	10
Dahod	Devgadh Bariya	Piplod	449/P2	00	08	75
			448	00	01	25
			450/1	00	01	60
			416	00	03	55
			411	00	06	50
			409	00	01	45
			405/P1	00	00	30
			405	00	03	05
			403/1, 403/2	00	08	90
			370	00	04	50
			368+367/1/1	00	00	50
			366/2P1	00	04	50
			364/4	00	12	25
			364/5	00	02	70
			364/3	00	00	65
			175/1	00	00	70
			175/2	00	04	90
			176	00	00	65
			144/2	00	00	15
			143	00	00	35
			142	00	00	80
			141/1P2	00	02	75
			194/1	00	10	65
			194/2	00	00	50
Dahod	Devgadh Bariya	Piplod	199/2	00	05	30
			199/3	00	02	40
			199/6	00	00	20
			219/1	00	08	70
			219/2	00	03	35
			225	00	00	65
			224	00	01	75
			226	00	00	15

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
1	2	3	4	5	6	7
Dahod	Devgadhi Bariya	Panchela	54/4	00	02	00
			56	00	05	77
			72/1	00	00	25
			72/2	00	00	85
			70/1	00	00	80
			70/2	00	01	90
			65P4	00	02	00
			247/1	00	21	35
			247/3	00	02	35
			66/P3	00	12	80
			66/P2	00	04	60
			141	00	05	40
			134/P2	00	06	95
			143/P2	00	04	65
Dahod	Limkheda	Pratappura	96/1	00	01	50
			RCC Road	00	01	50
			95/1	00	13	50
			91/1	00	02	02
			91/2	00	06	15
			91/5	00	09	85
			91/3	00	00	70
			246/P1	00	18	75
			213	00	08	95
			214/1, 214/2	00	02	55
			216/1	00	01	15
			218/1	00	03	80
			Cart Track	00	01	20
			219	00	07	15
			226	00	05	40
Dahod	Limkheda	Paniya	185	00	00	60
			186/1	00	00	20
			184	00	01	20
			183/1	00	03	20
			153/2	00	04	02
			82/1, 82/2	00	03	00
			59/2P	00	09	95
			58/2	00	02	60
			57/4	00	01	00
			57/5	00	05	80
			64/1P1	00	00	40
			56/1	00	00	95
			45	00	01	05
			46/3	00	04	20
			48/1	00	08	00
			53/3	00	00	15
			49/1	00	00	10
			50/2	00	04	20

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
1	2	3	4	5	6	7
Dahod	Limkheda	Paniya	28/1	00	09	75
		(Cont...)	25	00	05	05
			24	00	04	60
			23/2/P2	00	02	15
Dahod	Limkheda	Degavada	39/1	00	02	95
			39/2	00	07	65
			36/2	00	09	75
			54/1	00	01	60
			53/2	00	01	00
			59	00	00	55
			63	00	03	45
			71/P1/P1	00	10	30
			99/3	00	13	85
			97	00	06	95
Dahod	Limkheda	Nana Hathidhara	74/2	00	01	20
			74/6	00	00	25
			77/1	00	06	50
			78	00	04	75
			79/2	00	00	30
			79/6	00	00	75
			2/2, 2/1	00	05	25
			63/1/2	00	00	20
			63/1/3	00	05	80
Dahod	Limkheda	Nana Hathidhara	19	00	01	80
			32/4	00	01	00
Dahod	Limkheda	Mota Hathidhara	78	00	04	45
			76	00	02	35
Dahod	Limkheda	Jetpur (Ladpur)	45/2	00	00	40
			91/2	00	02	90
			84	00	02	15
			92/P3	00	00	30
			91/1	00	02	50
			103/2	00	07	20
			104/1	00	22	40
			109/1	00	22	66
			19/2	00	19	20
			23/2	00	01	60
			108/2	00	11	20
			107	00	02	00
Dahod	Limkheda	Urnedpura	20/2	00	00	15
			28/1	00	01	10
			30P1	00	00	50
			82/P2	00	00	50
			80/P2	00	00	80
			80/P4	00	00	50
			81P1	00	06	60
			81P2	00	07	15

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
1	2	3	4	5	6	7
Dahod	Limkheda	Dudhiyadhara	44/1	00	00	55
			46/1	00	02	20
Dahod	Limkheda	Dudhia	17	00	00	30
Dahod	Limkheda	Sasta	66	00	00	40
			18	00	01	80
			25/2	00	10	15
			25/3	00	01	00
			41/2	00	07	10
			41/4	00	09	30
			35/P5	00	05	30
			35/P3	00	01	30
			35/P9	00	03	40
Dahod	Limkheda	Ghumani	45/1	00	03	65
			43/P/6	00	01	90
			45/2	00	01	30
Dahod	Limkheda	Nava Vadia	23/P1	00	16	80
			23/P3	00	05	20
			63	00	04	47
			28	00	03	35
			22/P1/2	00	01	75
			22/2	00	02	90
			21/1	00	07	00
			21/2	00	11	50
			18/1	00	25	00
			62	00	00	10
			13	00	07	05
			12	00	04	90
			49	00	04	40
Dahod	Limkheda	Juna Vadiya	OKH	00	15	00
			Cart Track	00	02	00
			41/P34	00	17	10
			41/P28	00	01	50
			41/P8	00	13	30
			15/P	00	03	90
			18/3	00	00	85
			21	00	03	50
			41/P21	00	31	70
			23/P1	00	00	55
			29	00	06	60
			31/3	00	01	75
Dahod	Limkheda	Fulpari	5/P9	00	21	00
			7/B	00	12	00
			34	00	04	40
			29	00	14	00
			28/1	00	05	40
			28/2	00	03	80
			Cart Track	00	07	00

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
1	2	3	4	5	6	7
Dahod	Limkheda	Singapur	19/2/P	00	00	50
			19/1/P5	00	20	10
			19/1/P4	00	01	20
Dahod	Zalod	Mundha	233	00	00	40
			221	00	03	40
			273	00	07	00
			268	00	24	40
			264	00	06	50
			15	00	03	90
			80/2	00	05	00
			83/1	00	02	00
			84	00	03	30
			81/1	00	02	00
			81/3	00	01	50
			67	00	14	00
			66	00	12	00
			86/1	00	09	00
Dahod	Zalod	Sutharvasa	77	00	06	20
			80	00	01	70
			30	00	20	90
			21	00	40	60
			15/3	00	04	40
			14	00	03	20
			269/1	00	13	30
			9	00	06	70
			8/3	00	02	90
			266/1	00	02	60
			261	00	21	00
			260/2	00	03	60
			258	00	01	40
			257	00	06	00
			213	00	18	20
			222	00	00	30
			256/A	00	19	50
			221	00	03	25
			250/1	00	01	50
			250/2	00	07	00
			225	00	35	30
			224/1	00	01	60
			224/2	00	11	10
			251	00	06	70
			214	00	11	80
Dahod	Dahod	Khodva	22/21	00	08	20
			22/17	00	01	20
			22/4	00	03	90
			22/9	00	03	20

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
1	2	3	4	5	6	7
Dahod	Dahod	Borwani	23/17	00	02	00
			27	00	17	70
			30/2	00	00	95
			37/2	00	06	55
			36	00	02	25
			55	00	08	10
			56	00	18	95
			67/1	00	00	15
			73	00	01	55
			74	00	01	30
			76	00	00	60
			80/1	00	13	00
			80/2	00	04	80
			95	00	00	50
			99	00	03	45
			107	00	04	40
			101/2	00	00	30
			104/3	00	02	70
			120/1	00	09	30
			120/2	00	16	60
			127/3/1	00	51	10
			127/4	00	21	50
			129	00	04	20
			130/1	00	19	60
			144/1	00	78	00
			143	00	14	35
Dahod	Dahod	Chhapari	180/A	00	10	05
Dahod	Dahod	Khajuri	25/A/1	00	16	65

By order and in the name of the Governor of Gujarat,

PANKAJ PANCHAL,

Under Secretary to Government.

ઊર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૫મી ફેબ્રુઆરી, ૨૦૧૪.

ક્રમાંક: જયુ/૨૦૧૪/૨૧/જીપીસી/૧૧-૨૦૧૩/૨૦૫૫/ઈ:- ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેરહિતમાં કુદરતી ગેસના પરિવહન માટે ગામ મુવાલા તા.હાલોલ, જિલ્લો: પંચમહાલ થી ગામ છાપરી તાલુકો અને જિલ્લો: દાહોદ સુધી ગુજરાત સ્ટેટ પેટ્રોનેટ લીમીટેડ (ગુજરાત સરકારના સાહસ ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લીમીટેડની ગૌણ કંપની) ગાંધીનગર દ્વારા પાઈપલાઈન નાંખવી જોઈએ તે જરૂરી જણાયું છે.

અને આવી પાઈપલાઈન નાખવાના હેતુ માટે આ જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનમાંના વપરાશકારોનો હક્ક સંપાદિત કરવાનું જરૂરી જણાય છે.

આથી, હવે ગુજરાત પાણીની અનેગેસની પાઈપલાઈ (જમીનોમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ, ૨૦૦૦ ની કલમ-૩ ની પેટા કલમ-(૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકાર તેમાં વપરાશકારોનો હક્ક સંપાદિત કરવા માટેનો ઈરાદો જાહેર કરે છે.

સદરહું અનુસૂચિમાં વર્ણન કરેલ જમીનોમાં હિત ધરાવતી કોઈપણ વ્યક્તિ ગુજરાત સરકારના રાજપત્રમાં પ્રસિદ્ધ થયેલ જાહેરનામાની નકલ સામાન્ય જનતાને ઉપલબ્ધ કરવામાં આવે તે તારીખથી ૩૦ (ત્રીસ) દિવસની અંદર સક્ષમ સત્તાધિકારીશ્રી, ગુજરાત સ્ટેટ પેટ્રોનેટ લિમીટેડ, જીએસપીસીએલ ભવન, ઈ-૧૮, જીઆઈડીસી, ઈલેક્ટ્રોનીક્સ એસ્ટેટ, ક-૭ ની બાજુમાં, સેક્ટર-૨૬, ગાંધીનગર-૩૮૨ ૦૨૪, ગાંધીનગરને તેમાં વપરાશકારોનો હક્ક સંપાદિત કરવા અંગેનો પાઈપલાઈન નાંખવા અંગેનો વાંધો કારણો સહિત લેખિતમાં રજૂ કરી શકાશે.

અનુસૂચિ

રાજ્ય : ગુજરાત

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	એરીયા		
				હેક્ટર	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
દાહોદ	દેવગઢ બારીયા	ગામડી	૧૪૪/બી	૦૦	૦૨	૨૦
			૭૭	૦૦	૦૪	૦૦
દાહોદ	દેવગઢ બારીયા	ભથવાડા	૪૫૩	૦૦	૦૨	૮૦
			૪૫૦/૧	૦૦	૦૧	૬૦
			૪૮૦/૧	૦૦	૦૬	૩૦
			૪૮૦/૨	૦૦	૦૦	૬૦
			૨૧૨	૦૦	૦૧	૬૦
			૨૦૮	૦૦	૦૨	૧૫
			૧૬૦/૧	૦૦	૦૬	૫૫
દાહોદ	દેવગઢ બારીયા	રેબારી	૧૫૮/૧	૦૦	૦૧	૨૦
			૩૦૧	૦૦	૦૨	૧૦
			૩૦૦	૦૦	૦૧	૦૦
			૩૭/પૈકી ૧	૦૦	૦૫	૫૦
			૪૨/પૈકી ૨	૦૦	૦૮	૦૦
દાહોદ	દેવગઢ બારીયા	પીપલોદ	૫૮	૦૦	૦૩	૧૦
			૪૪૮/પૈકી ૨	૦૦	૦૮	૭૫
			૪૪૮	૦૦	૦૧	૨૫
			૪૫૦/૧	૦૦	૦૧	૬૦
			૪૧૬	૦૦	૦૩	૫૫
			૪૧૧	૦૦	૦૬	૫૦
			૪૦૮	૦૦	૦૧	૪૫
			૪૦૫/ પૈકી ૧	૦૦	૦૦	૩૦
			૪૦૫	૦૦	૦૩	૦૫
			૪૦૩/૧, ૪૦૩/૨	૦૦	૦૮	૮૦
			૩૭૦	૦૦	૦૪	૫૦
			૩૬૮ + ૩૬૭/૧/૧	૦૦	૦૦	૫૦
			૩૬૬/૨ પૈકી ૧	૦૦	૦૪	૫૦
			૩૬૪/૪	૦૦	૧૨	૨૫

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	એરીયા		
				હેક્ટર	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
દાહોદ	દેવગઢ બારીયા	પીપલોદ	૩૬૪/૫	૦૦	૦૨	૭૦
		(ચાલુ....)	૩૬૪/૩	૦૦	૦૦	૬૫
			૧૭૫/૧	૦૦	૦૦	૭૦
			૧૭૫/૨	૦૦	૦૪	૮૦
			૧૭૬	૦૦	૦૦	૬૩
			૧૪૪/૨	૦૦	૦૦	૧૫
			૧૪૩	૦૦	૦૦	૩૫
			૧૪૨	૦૦	૦૦	૮૦
			૧૪૧/૧ પૈકી ૨	૦૦	૦૨	૭૫
			૧૮૪/૧	૦૦	૧૦	૬૫
			૧૮૪/૨	૦૦	૦૦	૫૦
			૧૮૮/૨	૦૦	૦૫	૩૦
			૧૮૮/૩	૦૦	૦૨	૪૦
			૧૮૮/૬	૦૦	૦૦	૨૦
			૨૧૮/૧	૦૦	૦૮	૭૦
			૨૧૮/૨	૦૦	૦૩	૩૫
			૨૨૫	૦૦	૦૦	૬૫
			૨૨૪	૦૦	૦૧	૭૫
			૨૨૬	૦૦	૦૦	૧૫
દાહોદ	લીમખેડા	પંચેલા	૫૪/૪	૦૦	૦૨	૦૦
			૫૬	૦૦	૦૫	૭૭
			૭૨/૧	૦૦	૦૦	૨૫
			૭૨/૨	૦૦	૦૦	૮૫
			૭૦/૧	૦૦	૦૦	૮૦
			૭૦/૨	૦૦	૦૧	૮૦
			૬૫ પૈકી ૪	૦૦	૦૨	૦૦
			૨૪૭/૧	૦૦	૨૧	૩૫
			૨૪૭/૩	૦૦	૦૨	૩૫
			૬૬/ પૈકી ૩	૦૦	૧૨	૮૦
			૬૬/ પૈકી ૨	૦૦	૦૪	૬૦
			૧૪૧	૦૦	૦૫	૪૦
			૧૩૪/ પૈકી ૨	૦૦	૦૬	૮૫
			૧૪૩/ પૈકી ૨	૦૦	૦૪	૬૫
દાહોદ	દેવગઢ બારીયા	પ્રતાપપુરા	૮૬/૧	૦૦	૦૧	૧૫૦
			આરસીસી રોડ	૦૦	૦૧	૫૦
			૮૫/૧	૦૦	૧૩	૫૦
			૮૧/૧	૦૦	૦૨	૦૨
			૮૧/૨	૦૦	૦૬	૧૫
			૮૧/૫	૦૦	૦૮	૮૫
			૮૧/૩	૦૦	૦૦	૭૦
			૨૪૬/ પૈકી ૧	૦૦	૧૮	૭૫

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	એરીયા		
				હેક્ટર	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
દાહોદ	દેવગઢ બારીયા	પ્રતાપપુરા	૨૧૩	૦૦	૦૮	૮૫
		(ચાલુ....)	૨૧૪/૧, ૨૧૪/૨	૦૦	૦૨	૫૫
			૨૧૬/૧	૦૦	૦૧	૧૫
			૨૧૮/૧	૦૦	૦૩	૮૦
			ગાડા મારગ	૦૦	૦૧	૨૦
			૨૧૮	૦૦	૦૭	૧૫
			૨૨૬	૦૦	૦૫	૪૦
દાહોદ	લીમખેડા	પાણીયા	૧૮૫	૦૦	૦૦	૬૦
			૧૮૬/૧	૦૦	૦૦	૨૦
			૧૮૪	૦૦	૦૧	૨૦
			૧૮૩/૧	૦૦	૦૩	૨૦
			૧૫૩/૨	૦૦	૦૪	૦૨
			૮૨/૧, ૮૨/૨	૦૦	૦૩	૦૦
			૫૮/૨ પૈકી	૦૦	૦૮	૮૫
			૫૮/૨	૦૦	૦૨	૬૦
			૫૭/૪	૦૦	૦૧	૦૦
			૫૭/૫	૦૦	૦૫	૮૦
			૬૪/૧ પૈકી ૧	૦૦	૦૦	૪૦
			૫૬/૧	૦૦	૦૦	૮૫
			૪૫	૦૦	૦૧	૦૫
			૪૬/૩	૦૦	૦૪	૨૦
			૪૮/૧	૦૦	૦૮	૦૦
			૫૩/૩	૦૦	૦૦	૧૫
			૪૮/૧	૦૦	૦૦	૧૦
			૫૦/૨	૦૦	૦૪	૨૦
			૨૮/૧	૦૦	૦૮	૭૫
			૨૫	૦૦	૦૫	૦૫
			૨૪	૦૦	૦૪	૬૦
			૨૩/૨/ પૈકી ૨	૦૦	૦૨	૧૫
દાહોદ	લીમખેડા	દેગાવાડા	૩૮/૧	૦૦	૦૨	૮૫
			૩૮/૨	૦૦	૦૭	૬૫
			૩૬/૨	૦૦	૦૮	૭૫
			૫૪/૧	૦૦	૦૧	૬૦
			૫૩/૨	૦૦	૦૧	૦૦
			૫૮	૦૦	૦૦	૫૫
			૬૩	૦૦	૦૩	૪૫
			૭૧/ પૈકી ૧/ પૈકી ૧	૦૦	૧૦	૩૦
			૮૮/૩	૦૦	૧૩	૮૫
			૮૭	૦૦	૦૬	૮૫
દાહોદ	લીમખેડા	નાના હાથીધરા	૭૪/૨	૦૦	૦૧	૨૦
			૭૪/૬	૦૦	૦૦	૨૫

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	એરીયા		
				હેક્ટર	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
દાહોદ	લીમખેડા	નાના હાથીધરા (ચાલુ....)	૭૭/૧	૦૦	૦૬	૫૦
			૭૮	૦૦	૦૪	૭૫
			૭૮/૨	૦૦	૦૦	૩૦
			૭૮/૬	૦૦	૦૦	૭૫
			૨/૨, ૨/૧	૦૦	૦૫	૨૫
			૬૩/૧/૨	૦૦	૦૦	૨૦
			૬૩/૧/૩	૦૦	૦૫	૮૦
			૧૮	૦૦	૦૧	૮૦
			૩૨/૪	૦૦	૦૧	૦૦
દાહોદ	લીમખેડા	મોટા હાથીધરા	૭૮	૦૦	૦૪	૪૫
			૭૬	૦૦	૦૨	૩૫
દાહોદ	લીમખેડા	જેતપુર(લાડપુર)	૪૫/૨	૦૦	૦૦	૪૦
			૮૧/૨	૦૦	૦૨	૮૦
			૮૪	૦૦	૦૨	૧૫
			૮૨/ પૈકી ૩	૦૦	૦૦	૩૦
			૮૧/૧	૦૦	૦૨	૫૦
			૧૦૩/૨	૦૦	૦૭	૨૦
			૧૦૪/૧	૦૦	૨૨	૪૦
			૧૦૮/૧	૦૦	૨૨	૬૬
			૧૮/૨	૦૦	૧૮	૨૦
			૨૩/૨	૦૦	૦૧	૬૦
દાહોદ	લીમખેડા	ઉમેદપુરા	૧૦૮/૨	૦૦	૧૧	૨૦
			૧૦૭	૦૦	૦૨	૦૦
			૨૦/૨	૦૦	૦૦	૧૫
			૨૮/૧	૦૦	૦૧	૧૦
			૩૦ પૈકી ૧	૦૦	૦૦	૫૦
			૮૨/ પૈકી ૨	૦૦	૦૦	૫૦
			૮૦/ પૈકી ૨	૦૦	૦૦	૮૦
			૮૦/ પૈકી ૪	૦૦	૦૦	૫૦
			૮૧ પૈકી ૧	૦૦	૦૬	૬૦
			૮૧ પૈકી ૨	૦૦	૦૭	૧૫
દાહોદ	લીમખેડા	દુધીયાધારા	૪૪/૧	૦૦	૦૦	૫૫
			૪૬/૧	૦૦	૦૨	૨૦
દાહોદ	લીમખેડા	દુધીયા	૧૭	૦૦	૦૦	૩૦
દાહોદ	લીમખેડા	સાસ્તા	૬૬	૦૦	૦૦	૪૦
			૧૮	૦૦	૦૧	૮૦
			૨૫/૨	૦૦	૧૦	૧૫
			૨૫/૩	૦૦	૦૧	૦૦
			૪૧/૨	૦૦	૦૭	૧૦
			૪૧/૪	૦૦	૦૮	૩૦
			૩૫/ પૈકી ૫	૦૦	૦૫	૩૦

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	એરીયા		
				હેક્ટર	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
દાહોદ	લીમખેડા	સાસ્ટા	૩૫/ પૈકી ૩	૦૦	૦૧	૩૦
		(ચાલુ....)	૩૫/ પૈકી ૮	૦૦	૦૩	૪૦
દાહોદ	લીમખેડા	ધુમણી	૪૫/૧	૦૦	૦૩	૬૫
			૪૩/ પૈકી /૬	૦૦	૦૧	૮૦
			૪૫/૨	૦૦	૦૧	૩૦
દાહોદ	લીમખેડા	નવા વડીયા	૨૩/ પૈકી ૧	૦૦	૧૬	૮૦
			૨૩/ પૈકી ૩	૦૦	૦૫	૨૦
			૬૩	૦૦	૦૪	૪૭
			૨૮	૦૦	૦૩	૩૫
			૨૨/ પૈકી ૧/૨	૦૦	૦૧	૭૫
			૨૨/૨	૦૦	૦૨	૮૦
			૨૧/૧	૦૦	૦૭	૦૦
			૨૧/૨	૦૦	૧૧	૫૦
			૧૮/૧	૦૦	૨૫	૦૦
			૬૨	૦૦	૦૦	૧૦
			૧૩	૦૦	૦૭	૦૫
			૧૨	૦૦	૦૪	૮૦
			૪૮	૦૦	૦૪	૪૦
દાહોદ	લીમખેડા	જુના વડીયા	ઓકેએચ	૦૦	૧૫	૦૦
			ગાડા મારગ	૦૦	૦૨	૦૦
			૪૧/ પૈકી ૩૪	૦૦	૧૭	૧૦
			૪૧/ પૈકી ૨૮	૦૦	૦૧	૫૦
			૪૧/ પૈકી ૮	૦૦	૧૩	૩૦
			૧૫/ પૈકી	૦૦	૦૩	૮૦
			૧૮/૩	૦૦	૦૦	૮૫
			૨૧	૦૦	૦૩	૫૦
			૪૧/ પૈકી ૨૧	૦૦	૩૧	૭૦
			૨૩/ પૈકી ૧	૦૦	૦૦	૫૫
			૨૮	૦૦	૦૬	૬૦
			૩૧/૩	૦૦	૦૧	૭૫
દાહોદ	લીમખેડા	કુલપરી	૫/ પૈકી ૮	૦૦	૨૧	૦૦
			૭/બી	૦૦	૧૨	૦૦
			૩૪	૦૦	૦૪	૪૦
			૨૮	૦૦	૧૪	૦૦
			૨૮/૧	૦૦	૦૫	૪૦
			૨૮/૨	૦૦	૦૩	૮૦
			ગાડા મારગ	૦૦	૦૭	૦૦
દાહોદ	લીમખેડા	સીંગાપુર	૧૮/૨/ પૈકી	૦૦	૦૦	૫૦
			૧૮/૧/ પૈકી ૫	૦૦	૨૦	૧૦
			૧૮/૧/ પૈકી ૪	૦૦	૦૧	૨૦

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	ઁરીયા		
				હેક્ટર	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
દાહોદ	ઝાલોદ	મુણધા	૨૩૩	૦૦	૦૦	૪૦
			૨૨૧	૦૦	૦૩	૪૦
			૨૭૩	૦૦	૦૭	૦૦
			૨૬૮	૦૦	૨૪	૪૦
			૨૬૪	૦૦	૦૬	૫૦
			૧૫	૦૦	૦૩	૮૦
			૮૦/૨	૦૦	૦૫	૦૦
			૮૩/૧	૦૦	૦૨	૦૦
			૮૪	૦૦	૦૩	૩૦
			૮૧/૧	૦૦	૦૨	૦૦
			૮૧/૩	૦૦	૦૧	૫૦
			૬૭	૦૦	૧૪	૦૦
			૬૬	૦૦	૧૨	૦૦
			૮૬/૧	૦૦	૦૮	૦૦
દાહોદ	ઝાલોદ	સુથારાવાસા	૭૭	૦૦	૦૬	૨૦
			૮૦	૦૦	૦૧	૭૦
			૩૦	૦૦	૨૦	૮૦
			૨૧	૦૦	૪૦	૬૦
			૧૫/૩	૦૦	૦૪	૪૦
			૧૪	૦૦	૦૩	૨૦
			૨૬૮/૧	૦૦	૧૩	૩૦
			૮	૦૦	૦૬	૭૦
			૮/૩	૦૦	૦૨	૮૦
			૨૬૬/૧	૦૦	૦૨	૬૦
			૨૬૧	૦૦	૨૧	૦૦
			૨૬૦/૨	૦૦	૦૩	૬૦
			૨૫૮	૦૦	૦૧	૪૦
			૨૫૭	૦૦	૦૬	૦૦
			૨૧૩	૦૦	૧૮	૨૦
			૨૨૨	૦૦	૦૦	૩૦
			૨૫૬/એ	૦૦	૧૮	૫૦
			૨૨૧	૦૦	૦૩	૨૫
			૨૫૦/૧	૦૦	૦૧	૫૦
			૨૫૦/૨	૦૦	૦૭	૦૦
			૨૨૫	૦૦	૩૫	૩૦
			૨૨૪/૧	૦૦	૦૧	૬૦
			૨૨૪/૨	૦૦	૧૧	૧૦
			૨૫૧	૦૦	૦૬	૭૦
			૨૧૪	૦૦	૧૧	૮૦

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	એરીયા		
				હેક્ટર	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
દાહોદ	દાહોદ	ખોડવા	૨૨/૨૧	૦૦	૦૮	૨૦
			૨૨/૧૭	૦૦	૦૧	૨૦
			૨૨/૪	૦૦	૦૩	૮૦
			૨૨/૮	૦૦	૦૩	૨૦
દાહોદ	દાહોદ	બોરવાણી	૨૩/૧૭	૦૦	૦૨	૦૦
			૨૭	૦૦	૧૭	૭૦
			૩૦/૨	૦૦	૦૦	૮૫
			૩૭/૨	૦૦	૦૬	૫૫
			૩૬	૦૦	૦૨	૨૫
			૫૫	૦૦	૦૮	૧૦
			૫૬	૦૦	૧૮	૮૫
			૬૭/૧	૦૦	૦૦	૧૫
			૭૩	૦૦	૦૧	૫૫
			૭૪	૦૦	૦૧	૩૦
			૭૬	૦૦	૦૦	૬૦
			૮૦/૧	૦૦	૧૩	૦૦
			૮૦/૨	૦૦	૦૪	૮૦
			૮૫	૦૦	૦૦	૫૦
			૮૮	૦૦	૦૩	૪૫
			૧૦૭	૦૦	૦૪	૪૦
			૧૦૧/૨	૦૦	૦૦	૩૦
			૧૦૪/૩	૦૦	૦૨	૭૦
			૧૨૦/૧	૦૦	૦૮	૩૦
			૧૨૦/૨	૦૦	૧૬	૬૦
			૧૨૭/૩/૧	૦૦	૫૧	૧૦
			૧૨૭/૪	૦૦	૨૧	૫૦
			૧૨૮	૦૦	૦૪	૨૦
			૧૩૦/૧	૦૦	૧૮	૬૦
			૧૪૪/૧	૦૦	૭૮	૦૦
			૧૪૩	૦૦	૧૪	૩૫
દાહોદ	દાહોદ	છાપરી	૧૮૦/અ	૦૦	૧૦	૦૫
દાહોદ	દાહોદ	ખજુરી	૨૫/અ/૧	૦૦	૧૬	૬૫

ગુજરાતમા-રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પંકજ પંચાલ
સરકારના ઉપસચિવ.



सत्यमेव जयते

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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th January, 2014.

No. GHKH/14/GVC/9/112014/27/P-2 :-In exercise of the powers conferred by the explanations to the proviso to rule-3 of Gujarat Veterinary Council Act, 2007 framed under Indian Veterinary Council Act, 1984, the Government here by declared the election of four members amongst the persons enrolled in veterinary Practitioner's Register of Gujarat Veterinary Council under clause (a) of sub-section (I) of section (32) of Indian Veterinary Council Act, 1984, (52 of 1984) in accordance with the provisions of the said rules.

By order and in the name of the Governor of Gujarat,

V M. SHETHWALA,
Under Secretary to Government.



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કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૭ ફેબ્રુઆરી, ૨૦૧૪

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક: જીએચકેએચ/૧૪/૨૦૧૪/એપીએમ/૧૦/૨૦૧૪/૧૫૮/ગ.— ગુજરાત ખેત ઉત્પન્ન બજાર સમિતિ અધિનિયમ-૧૯૬૩ (ગુજરાત અધિનિયમ-૨૦ સને-૧૯૬૪)ની કલમ-૫ ની પેટા કલમ(૧) હેઠળ બહાર પાડેલ નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, ગુજરાત રાજ્ય, ગાંધીનગરના તા.૦૬-૦૬-૧૯૭૨ ના જાહેરનામા ક્રમાંક: ઈ/બસ-૭૨-૨૦-બનણ-૭૯-ડી થી મહેસાણા જિલ્લાના ખેરાલુ તાલુકાના બનેલા વિસ્તારને સદરહુ અધિનિયમના હેતુઓ માટે તેમાં નિર્દિષ્ટ કરેલ ખેત ઉત્પન્નોની અમુક જાતના સંબંધમાં બજાર વિસ્તાર (જેનો આમાં હવે પછી સદરહુ બજાર વિસ્તાર તરીકે ઉલ્લેખ કર્યો છે તે) તરીકે જાહેર કરવામાં આવ્યો છે.

૨. સદરહુ બજાર વિસ્તારનું ત્રણ જુદા જુદા બજાર વિસ્તારો એટલે કે, મહેસાણા જિલ્લાના (૧) વડનગર તાલુકાના બનેલા વિસ્તાર (૨) ખેરાલુ તાલુકાના બનેલા વિસ્તાર અને (૩) સતલાસણા તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજન કરવાનું ધાર્યું છે.

૩. મહેસાણા જિલ્લાના (૧) વડનગર તાલુકાના બનેલા બજાર વિસ્તારમાં (૨) ખેરાલુ તાલુકાના બનેલા વિસ્તારમાં અને (૩) સતલાસણા તાલુકાના બનેલા બજાર વિસ્તારમાં નિયંત્રણમાં લીધેલ અનાજ (૧) બાજરી (૨) જુવાર (૩) ઘઉં (૪) ડાંગર (છડેલી અને છડ્યા વગરની) (૫) ચોખા (૬) સરસવ (૭) જવ (૮) મકાઈ અને (૯) રાજગરો શાકભાજી :- (૧) ડુંગળી (૨) બટાકા (૩) રતાળું (૪) ટામેટા (૫) સક્કરિયા (૬) સુરણ (૭) શાકભાજી અને તાજા મસાલા, તેજાના અને બીજું ઉત્પન્ન :- (૧) રઈ (૨) મેથી (૩) લસણ (૪) મરચાં (૫) આદુ (૬) ધાણા (૭) અસારીયો (૮) આંબલી



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PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts**

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd February, 2014

BOMBAY LAND REVENUE CODE 1879.

No. GHM/13 /202012/BKP/1120/K: - In exercise of the powers conferred by the second proviso to item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65B of the Bombay Land Revenue Code, 1879. (Bom V of 1879), the Government of Gujarat hereby exempts from the fulfillments of conditions mentioned at item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section-65B, the use of land by the occupants or class of occupants as specified in the Schedule herein below for the bonafide industrial purpose.

SCHEDULE

Sr. No.	Name of Village, Taluka, District	Survey/Block No.	Area H. Are C.M.	Bonafide Industrial Purpose	Occupants/ Class of occupants
1	2	3	4	5	6
1	At. Nagalpur Ta./Dist. Mehsana.	S.No. 533/1	5833Sq.M	Valve Station for Supply of Gas.	Gujarat State Petronet ltd.

The above approval is subject to the following pre conditions to be full filed.

- (1) The title of the land shall be in the name of the concerned party i.e. the unit which is getting the benefit of Bonafide Industrial use.
- (2) The Collector shall be required to obtain all prior NOCs & Clearance from concerned authorities/ departments prior to grant of NA permission.
- (3) Where ever the unit is involved in the activities of dyes & chemicals or other industries which has an impact on pollution prior clearance of GPCB is a must.
- (4) The Unit shall be liable to present the final lay out the plan of the area of the operation and the activities of the production must start within the stipulated time period as laid down by the relevant provisions of the acts & rules.
- (5) In case of failure of any of the above conditions the Collector shall be competent to act under provisions of BLRC-1879 & The Bombay Tenancy and Agricultural Lands Act, 1948.

- (6) All the prior NOCs & permissions from the relevant authority will have to be obtained, before granting Non-agricultural permission.
- (7) Where the developer fails to commence Industrial activity, on such land within the prescribed time limit under the Industrial Park policy he will be liable to contravention of Gujarat Tenancy & Agricultural Land Act, 1997.

By order and in the name of the Governor of Gujarat,

JAYESH M. MISAN,

Under Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th February, 2014.

GUJARAT SHOPS AND ESTABLISHMENTS ACT, 1948.

No: GHR-2014- 45 -BSE-19-2012-205521-M(3):- In exercise of the powers conferred by the proviso to sub-section (1) of section-4 of the Gujarat Shops and Establishments Act, 1948, (Bom. LXXIX of 1948) (hereinafter referred to as "the said Act"), the Government of Gujarat hereby amends the Schedule II of the said Act, for the purpose of giving exemption to the **WESTSIDE (A Unit of Trent Limited) Rajkot** from the provisions under section 11, 14 and 18 (1) for the period of two years from the date of issue of this notification as follows, namely:-

In Schedule-II, of the said Act, after entry at serial no. 195, the following entry No- 196 shall be inserted, namely:-

Sr. No.	Establishments, employees or other persons.	Provisions of the Act.
1	2	3
196.	WESTSIDE (A Unit of Trent Limited) Rajkot. Grand Central Mall, Laxminagar Main Road, Nanamahuva Circle, 150ft, Ring Road, Rajkot.	Section 11, 14 and 18 (1) subject to the following conditions - (1) No such shop or commercial establishment shall on any day be closed later than 11-00 p.m. (2) No employee Shall be required or allowed to Work in any shop or commercial establishment for more than nine hours in any day and fortyeight hours in any week. (3) Every employee shall get turn by turn a weekly holiday, without making any deduction from the wages.

Sr. No.	Establishments, employees or other persons.	Provisions of the Act.
1	2	3
		(4) Wages for the overtime work done, shall be paid at the rate of wages prescribed for overtime work in sub-section (1) of section 63 of the said Act.
		(5) The management shall exhibit a notice prescribed under sub-rule (2) of rule 23 of the Gujarat Shops and Establishments Rules, 1962, on the Notice Board.

By order and in the name of the Governor of Gujarat,

M. R. MAKWANA,
Section Officer,
Labour and Employment Department.



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PART IV-B

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URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/44 of 2014/TPS-112012-4415-L:-- WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.1 (Mahemdavad-Khatraj) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

1. Allot final plots in their original plots or in the near vicinity as far as possible. (Final Plot No.120, 214, 215, 262)
2. Deduct the Govt. lands as well as private lands at par, with the average deduction.
3. Allot the separate original plot / final plot for State Govt. lands as per revenue records.

4. Estimate and include cost of scheme borne by appropriate Authority, under section 52(1)(iv), 77(1)(b) and 77(1)(g) of the said Act as well as determine the period within which the works provided in the scheme shall be completed by the appropriate authority.
5. Allot the separate original plot/final plot for excess lands declare under U.L.C. Act.
6. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation. (Final Plot No.79/1 to 79/5, 89/2, 386/2, 398,19, 25, 301, 398, 395/3, 44)
7. Correct form F, relevant maps and other matters.
8. Decide the ownerships, area and tenure as per the revenue records.
9. Verify the authenticity of buildings and layout and thereafter include them in the relevant maps.
10. Increase the area for SEWSHS up to 5% of the Scheme area.
11. Provide approach to final plot allotted to the appropriate authority and other owners, from road having such width so that the development is available as per General Development Control Regulation.
12. Maintain tanks and water bodies and give an appropriate approach to the water bodies. (Original Plot No.447)
13. As far as possible, reconstitute original plots in such a manner so that the telephone line, gas line or electricity line does not affect the final plots.
14. Decide the permissible uses in the final plots allotted for the Public Purpose etc. in the consultation of the appropriate authority.
15. Modify the roads for the alignment and width to be in sync with town planning scheme in an adjoin area, existing road and development plan road.
16. Take necessary decision for the road, in case where the development/building permission has granted considering the existing road or access by other road like cart road.
17. Decide the percentage of beneficiary for allotted final plot to the appropriate authority with the consultation of appropriate authority.
18. Ensure that the final plot allotted in lieu of original plot in accordance to zone as per development plan and in the same village.
19. Rectify the form-f to correctly indicate the ownership records on the basis of relevant documents. (Case No.1, 5, 6, 7, 8, 17, 31, 32, 36, 46, 142, 411, 412, 459)
20. Decide the value of original plots, after collecting relevant sales of preceding 5 years from the date of declaration of intention.
21. Specify the width of roads in the relevant plans.
22. Verify the alignment of Railway line, State Highway and Canal based on the relevant records and thereafter reconstitute.
23. Appropriately redraw the junction of the road giving approach to final plot no. 699, 453/1, 410, 411/1, 474/4.
24. Verify the ownership records for case no.278-285, 281, 282, 286, 303, 311, 328, 343 and thereafter separate it from the joint allocation with AUDA.
25. In lieu of original plot no.54, 63, 122 (Crematorium), allot the final plot on the land of original plot.
26. Verify the ownership records for case no.81 & 165 and thereafter separate it from the joint allocation with government.
27. Verify the records of ownership and the site condition with respect to the original plot 345/1 and 399 and thereafter allocate the final plots.

28. Delete the remark "ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ ૧૯૭૬ની કલમ-૪૦(૩)(કે)ની જોગવાઈ હેઠળ અગાઉ જે તે સક્ષમ અધિકારીશ્રીએ જે પ્રકારના ઉપયોગના બાંધકામ માટે પરવાનગી આપેલ હોય તે પ્રકારના અને તે જ ઉપયોગની વિકાસ પરવાનગી મળવાપાત્ર રહેશે અન્યથા નિયમોનુસારની કપાત આપવાની રહેશે." wherever the occurring the redistribution statement .

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 10th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/45 of 2014/TPS-1411-2484-L:- WHEREAS, under Government Notification of Urban Development and Urban Housing Department No.GH/V/246 of 2014/TPS-1411-2484-L, dtd.27.12.2013 regarding sanction of the Preliminary Town Planning Scheme No. 13 (Bharthana-Vesu) under section-65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) in the said notification dated.04.06.2013 the following is amended.

1. In the notification after para (b) following is added as para (c)
"Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65"
2. The annexure-I attached with the notification is substituted by "Appendix-I".

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

Appendix - I

અનુ. નં.	કેસ નં.	જમીન માલીકનું નામ	સત્તાપ્રકાર	બ્લોક નં.	મુળખંડ		અંતિમખંડ		વિશેષ નોંધ
					નંબર	ક્ષેત્રફળ (ચો.મી.)	નંબર	ક્ષેત્રફળ (ચો.મી.)	
૧	૨	૩	૪	૫	૬	૭	૮	૯	૧૦
૧૨૦	૧૨૦	૧. શ્રીમતિ ઉષા વિમલભાઈ પોદદાર ૨. સુમિત્રાદેવી બાબુલાલ તે સુરેશચંદ્ર શ્યામલાલની ધણિયાણી ૩. બાલકૃષ્ણન ટોરમલ	જુની શરત	૨૨૬	૧૨૫	૧૦૧૧૭	૧૪૯	૯૧૦૮	અંતિમખંડની જમીનમાં માલિકોના હકક/હિસ્સા તેઓની મુળખંડની જમીનમાંનાતેઓના હક હિસ્સા પ્રમાણમાં રહેશે.
૧૨૧/૧	૧૨૧/૧	૧. સુમિત્રાદેવી બાબુલાલ તે સુરેશચંદ્ર શ્યામલાલની ધણિયાણી ૨. શ્રીમતિ ઉષા વિમલભાઈ પોદદાર	જુની શરત	૨૨૭	૧૨૬/૧	૧૧૭૩૬	૧૫૦	૧૫૫૭	અંતિમખંડની જમીનમાં માલિકોના હકક/હિસ્સા તેઓની મુળખંડની જમીનમાંનાતેઓના હક હિસ્સા પ્રમાણમાં રહેશે.
૭૫ + ૭૯ + ૮૨	૭૫ + ૭૯ + ૮૨	સાઈ ફલેટ્સ પ્રા.લી. ના ક્ષેત્ર: શ્રીમતિ ઉષા પોદદાર	જુની શરત	૧૧૪ ૧૭૭/પૈકી ૧૮૬/પૈકી	૭૯ ૮૩ ૮૬	૧૧૪૩૨ ૧૩૬૦૮ ૧૨૦૯૫	૧૦૫ ૧૪૮	૩૪૫૭૬ ૨૪૨૩	--

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/46 of 2014/DVP-1412-2976-L: WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Bardoli Area Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/140 of 1989/DVP-3284-2442(89)-L, dated.21.04.1989 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14th, 9th Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/140 of 1989/DVP-3284-2442(89)-L, dated.21.04.1989

The land bearing R.S.No.318/4+5 and 313/1/2 of village Bardoli reserved for "School" is released from the said reservation and land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/47 of 2014/TPS-1213-211-L: WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Vadodara Municipal Corporation declared its intention of making of the Draft Town Planning Scheme No. 55/B (Gorva) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

1. Allot final plots in their original plots or in the near vicinity as far as possible. (Original Plot No.74)
2. Deduct the Govt. lands as well as private lands at par, with the average deduction. (Original Plot No.34, 35)
3. Allot the separate original plot / final plot for State Govt. lands as per revenue records.
4. Estimate and include cost of scheme borne by appropriate Authority, under section 52(1)(iv), 77(1)(b) and 77(1)(g) of the said Act as well as determine the period within which the works provided in the scheme shall be completed by the appropriate authority.
5. Allot the separate original plot/final plot for excess lands declare under U.L.C. Act.
6. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation. (Final Plot No. 14)
7. Correct form F, relevant maps and other matters.
8. Decide the ownerships, area and tenure as per the revenue records.
9. Verify the authenticity of buildings and layout and thereafter include them in the relevant maps.
10. Increase the area for SEWSHS up to 5% of the Scheme area.
11. Provide approach to final plot allotted to the appropriate authority and other owners, from road having such width so that the development is available as per General Development Control Regulation. (Final Plot No. 20, 21, 28)
12. Maintain tanks and water bodies and give an appropriate approach to the water bodies.
13. As far as possible, reconstitute original plots in such a manner so that the telephone line, gas line or electricity line does not affect the final plots.
14. Decide the permissible uses in the final plots allotted for the Market, Health Centre and Community Hall in the consultation of the appropriate authority.
15. Modify the roads for the alignment and width to be in sync with town planning scheme in an adjoin area, existing road and development plan road.
16. Take necessary decision for the road, in case where the development/building permission has granted considering the existing road or access by other road like cart road.
17. Decide the percentage of beneficiary for allotted final plot to the appropriate authority with the consultation of appropriate authority.
18. Verify the revenue records of original plot no.72 & 73 and thereafter if necessary allot the final plot in lieu of the original plot else mention in the remarks column the reason for not allotting the same.
19. Verify the records of ownership, the site condition and the existence on burial ground with respect to the original plot mentioned on case no.36 & 48 and thereafter separately allocate the final plots in lieu of each original plot.

20. Verify the revenue records of R.S.No.1016, 751/paiki (case no.74) of village Gorva and thereafter decide the original plot area and allot the the final plot.
21. Verify the revenue records, development permission and NA permission and consider, the representation made by the owners of the land bearing R.S.No.741/1/B, 746/B, 747, 748/B, 749/B, 750/B, 751/B, 1014/B, 1015/A of (R.S.No.747) village Gorva with respect to allotment of signal final plot as per law.
22. Verify the revenue records, NA permission and consider, the representation made by the owners of the land bearing R.S.No.692/1, 686, 690 of village Gorva with respect frontage and deduction as per law.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/48 of 2014/TPS-112013-2038-L:-- WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.1 (Barejadi-Nadej-Devdi) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

1. Allot final plots in their original plots or in the near vicinity as far as possible.
2. Deduct the Govt. lands as well as private lands at par, with the average deduction.
3. Allot the separate original plot / final plot for State Govt. lands as per revenue records.
4. Estimate and include cost of scheme borne by appropriate Authority, under section 52(1)(iv), 77(1)(b) and 77(1)(g) of the said Act as well as determine the period within which the works provided in the scheme shall be completed by the appropriate authority.
5. Allot the separate original plot/final plot for excess lands declare under U.L.C. Act.
6. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation.

7. Correct form F, relevant maps and other matters.
8. Decide the ownerships, area and tenure as per the revenue records.
9. Verify the authenticity of buildings and layout and thereafter include them in the relevant maps.
10. Increase the area for SEWSHS up to 5% of the Scheme area.
11. Provide approach to final plot allotted to the appropriate authority and other owners, from road having such width so that the development is available as per General Development Control Regulation.
12. Maintain tanks and water bodies and give an appropriate approach to the water bodies. (Original Plot No.82)
13. As far as possible, reconstitute original plots in such a manner so that the telephone line, gas line or electricity line does not affect the final plots.
14. Decide the permissible uses in the final plots allotted for the Public Purpose etc. in the consultation of the appropriate authority.
15. Modify the roads for the alignment and width to be in sync with town planning scheme in an adjoin area, existing road and development plan road.
16. Take necessary decision for the road, in case where the development/building permission has granted considering the existing road or access by other road like cart road.
17. Decide the percentage of beneficiary for allotted final plot to the appropriate authority with the consultation of appropriate authority.
18. Ensure that the final plot allotted in lieu of original plot in accordance to zone as per development plan and in the same village.
19. Rectify the form-f to correctly indicate the ownership records on the basis of relevant documents. (Case No.86, 99)
20. Decide the value of original plots, after collecting relevant sales of preceding 5 years from the date of declaration of intention.
21. Specify the width of roads in the relevant plans.
22. Verify the records of ownership, the sanctioned layout and existing site condition with respect to survey no.231/A, B and 253 and thereafter allocate the final plots.
23. Verify the original ownership and the present use of the land where final plot no. 162 is allocated and if necessary modify the note in the remarks column.
24. Delete the expenses shown in the form-G with respect to the cost of EWS Housing.
25. Delete the remark "તથા સદરહું જમીનમાં ભવિષ્યમાં અન્ય બાંધકામ કરવામાં આવે ત્યારે સત્તામંડળ નક્કી કરે તે કપાત/નિયત કપાતના ધોરણે સત્તામંડળમાં જમીન સુપ્રત કરવાની રહેશે. ત્યાર બાદ બાંધકામની મંજૂરી આપવામાં આવશે." wherever the occurring the redistribution statement.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/ 49 of 2014/UDA-112004-8027-L:-WHEREAS, the Government of Gujarat is of opinion that in the public interest for proper development or redevelopment of the area declared vide notification no.GH/V/112 of 2005/UDA-112004-8027-V Dtd.29.01.2005 (hereby referred as "Kevaidya Area") it is not necessary to have the operation of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) (hereby referred as "the said Act") in the Kevadiya Area.

NOW THEREFORE, in exercise of the powers conferred by section-3, sub-section(1) of section-4 and section 108 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) (hereby referred as "the said Act") the operation of the provision of the said Act in the Kevadiya Area are hereby withdrawn and the Kevadiya Area Development Authority ceases to exist.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

Extra No. 57

REGISTERED No. L 2/RNP/G/GNR-84

વાર્ષિક લવાજમનો દર રૂ. ૩૦૦૦/-



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. LV]

MONDAY, FEBRUARY 10, 2014/MAGHA 21, 1935

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts**

EDUCATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th February, 2014.

GUJARAT EDUCATIONAL INSTITUTIONS SERVICES TRIBUNAL ACT, 2006.

No: GH/SH/5/UST/1997/1412/Part-I/Khl :- In exercise of the powers conferred by the Sub Section (a) of Section 2 of the Gujarat Educational Institutions Services Tribunal Act, 2006 (Guj. Act No.20 of 2013), the Government of Gujarat hereby appoints the 6th February 2014 as the Appointed Day, on which the remaining provisions of the said Act shall come into force.

By order and in the name of the Governor of Gujarat,

M. H. KHUMAR,
Under Secretary to Government.



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Gujarat Acts

ROADS AND BUILDINGS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd January, 2014.

(1) Read Notification No.WBP/102006/10/Part -2/C. Dt.29-1-2011 of Roads & Buildings Deptt.

GUJARAT PROFESSIONAL CIVIL ENGINEERS ACT, 2006.

No. WBP-12014-102006/7-Part-5-C:- In Exercise of the powers conferred by section-3, The Gujarat Professional Civil Engineer Act, 2006, the Government of Gujarat has established a Council to be called as "Gujarat Council of Professional Civil Engineers"

In the notification Dt.29th January - 2011 of the Roads and Buildings Deptt. Four (4) members were appointed under clause (b) of Sub-section (3) of section -3. The stipulated term of those four members will expire on 29-1-2014.

In exercise of the power conferred under clause (b) of sub section (3) of section - 3 of the Gujarat Professional Civil Engineer Act.-2006. the Government of Gujarat hereby pleased to appoint following four members from dt.30-1-2014 for three years under said provision.

Sr. No. 1	Designation 2	Name 3
1	Chief Engineer and Additional Secreatry, Roads & Buildings Deptt. Gandhinagar Ex. Officio.	Shri M.B.Bhalala
2	Chief Engineer and Additional Secreatry, Narmda Water Resource and Water Supply and Kalpsar Deptt. Gandhinagar Ex. Officio.	Shri M.K.Jadav
3	Chief Town Planner to the Government of Gujarat Ex. Officio.	Shri P.L.Sharma
4	City Engineer, Ahmedabad Municipal corporation, Ahmedabad Ex. Officio.	Shri T.M.Lad

By Order and in the name of Governor of Gujarat,

J. V. SHAH,
Under Secretary (H.Q.)
Roads & Buildings Deptt.
Government of Gujarat.

ROAD AND BUILDING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 30th January, 2014.

GUJARAT PROFESSIONAL CIVIL ENGINEERS ACT, 2006.

No.WBP/1/2014/102006/7/Part-4/C : - The following draft of a notification which is proposed to be issued under section 34 of the Gujarat Professional Civil Engineers Act, 2006 (Guj.19 of 2006) is published as required by sub-section (3) of section 34 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of its publication in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Principal Secretary to the Government of Gujarat, Road and Building Department, Sachivalaya, Gandhinagar, from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No.WBP/102006/7/Part-4/C : - In exercise of the power conferred by section 34 of the Gujarat Professional Civil Engineers Act, 2006, (Guj 19 of 2006), the Government of Gujarat hereby makes the following rules, namely : -

1. **Short title and commencement :** - (1) These rules may be called the Gujarat Professional Civil Engineers Rules, 2014.

(2) They shall come into force on the date of their publication in the *Official Gazette*.

J. V. SHAH,
Under Secretary (H.Q.)
Road & Building Deptt.
Government of Gujarat.

Gujarat Council of Professional Civil Engineers

Rules, 2014

**Under the provision of Section 34 of the
Gujarat Professional Civil Engineers Act, 2006
[Gujarat 19 of 2006])**

THE GUJARAT PROFESSIONAL CIVIL ENGINEERS RULES, 2014**Preliminary**

1. Short title and commencement
2. Definitions

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3. Election to the Council
4. Duration of office
5. Dates of election
6. Appointment of Returning Officer
7. Members eligible to vote
8. List of voters
9. Eligibility of member to contest Election
10. Constituency
11. Nomination of candidate for Election
12. Nomination Fee
13. Scrutiny of nominations
14. Preparation of lists of valid nominations
15. Withdrawal of nominations
16. Intimation of final list of nominations to candidates and voters
17. Death or cessation of membership of a candidate
18. Candidates deemed to be elected in case only one candidate contesting and fresh notification if no Candidate for Contest
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20. Admissible number of votes to a voter
21. Polling Booths
22. Polling Officers
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41. Complaints and enquiries relating to professional or other misconduct of members
42. Time limit for entertaining complaint or information
43. Procedure in enquiry before the Disciplinary Committee
44. Procedure in a hearing before the Council

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45. Fees to be charged
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50. Cancellation of certificate of practice
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52. Restoration of membership
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54. Renewal of Registration for Professional Engineers
55. Issuance of Duplicate Registration Certificate or Certificate of Professional Practice

ROAD AND BUILDING DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, Dated the ___.2014

No. WBP/10200617/Part 3 - d :- The following draft of a notification which is proposed to be issued under Section 34 of the Gujarat Professional Civil Engineers Act, 2006 (Guj. 19 of 2006) is published as required by sub-section (3) of section 34 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of its publication in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Secretary to the Government of Gujarat, Road and Building Department, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. WBP/10200617/Part 3 - d: - In exercise of the powers conferred by section 34 of the Gujarat Professional Civil Engineers Act, 2006 (Guj. 19 of 2006), the Government of Gujarat hereby makes the following rules, namely:-

1. Short title and commencement —

- (1) These rules may be called the Gujarat Council of Professional Civil Engineers Rules, 2014.
- (2) They shall come into force on the date of their Publication in the *Official Gazette*.

2. Definitions —

In these rules, unless the context otherwise requires:-

- (a) "Act" means the Gujarat Professional Civil Engineers Act, 2006 (Gujarat Act No. 19 of 2006);
- (b) "Annual Meeting" means, in the year of election, the first meeting of the Council held after the declaration of results of election and in any other year, the first meeting of the Council held on or after the first day of October of that year;
- (c) "Allied Professional" includes:
 - (i) Architect defined in the Council of Architect Act;
 - (ii) Geologist holding a university degree in Geology;
 - (iii) Hydrologist holding a university degree in Hydrology;
 - (iv) Engineers: Includes any engineer possessing Diploma, Bachelor Degree or Post Graduate Degree or Doctorate from any institution recognized by AICTE in any branch of engineering;
 - (v) Management Expert: Includes any person having a Degree of MBA or equivalent as recognized by AICTE;
 - (vi) Such other professional as may be approved by the Council;
- (d) "Appropriate Form" means a Form specified by the Council suitable for the purpose as amended from time to time;
- (e) "Certificate of Practice" means a certificate granted under these Rules entitling the holder to practice as a Professional Civil Engineer in the State of Gujarat;
- (f) "Contractor" means any person, partnership, corporate body or any other legal entity engaged in the business of construction and is licensed and registered as such by the competent authority;

- (g) **"Consulting Engineer"** means any person, partnership, corporate body or any other legal entity which independently performs study, prepare report, makes design, supervises construction or undertakes any other similar advisory activities in engineering discipline and is licensed and registered as such by the Council;
- (h) **"Continued Professional Development"** means the systematic maintenance, improvement and broadening of knowledge, understanding and skill and the development of personal qualities necessary for the execution of professional and technical duties throughout the individual's working life;
- (i) **"Continuing candidate"** means any candidate not elected and not excluded from the poll at any given time;
- (j) **"Count"** means all the operations involved in the counting of vote recorded for candidates by voters;
- (k) **"CPD"** means Continued Professional Development;
- (l) **"Constituency"** means an area covered under various districts for the purpose of election;
- (m) **"Creativity"** means innovation, invention, hypothesis, theories and such other actions in the realm of engineering profession contributory to development;
- (n) **"Credit Point"** means quantification of acknowledgement of an Engineer's completion of course achievements as prescribed by the council;
- (o) **"Developmental Activities" or Engineering Products** means the products as a result of or the outcome of professional engineering works or engineering profession or both;
- (p) **"Employer"** means an individual person, firm, corporate body, public authority or any other agency who wishes to engage the services of a professional engineer for rendering professional services on engineering and allied works;
- (q) **"Engineering Services"** means services relating to study, survey, investigation, planning preparation of reports, design, supervision, estimation, documentation, evaluation and advising in matters of civil engineering profession and other civil engineering works;
- (r) **"Engineering Design of Building"** means preparation of detailed designs of each component(s) of building for each of the disciplines and various services of buildings, including Structural designs, as per relevant Indian Standards and codal provisions or any standards approved by the Central or State Government or its designated authority. If such Indian Standards or codes are not available, then the international standards or best practice in use, shall be applicable.

This shall also include calculation, drawings, specifications and other required details and documents so as to produce safe, serviceable and durable building structures along with suitable designed standard materials, quality control, adequate detailing, and sufficient required dimensions to achieve the building being designed will have adequate strength and shall perform satisfactory with durability & serviceability during the expected life.
- (s) **"EPE"** means examination for professional engineers administered under the Council based on professional knowledge of any branches of engineering discipline;
- (t) **"Executive Committee"** means the Executive Committee of the Council;
- (u) **"Foreign Professional Engineer"** means the enterprise partly or wholly owned by foreign nationals and a professional engineers firm registered outside India shall be considered as foreign firm irrespective of ownership by nationals and having a branch office in India or adopting a name similar to an expatriate firm;
- (v) **"Foreign University or Institution"** means an Institution established outside India and recognized by the Council as Recognized Engineering Institution as per the guidelines that may be framed by the Council;
- (w) **"Formal Education"** means higher education in any branch of civil engineering or qualification recognized by the Council;

- (y) **"Individual Activities"** means publications of technical articles in recognized journals, part time lecturing and any other participatory activities, etc.
- (z) **"Journal"** means the official journal published by the Council under the name and style as may be decided by council and includes a supplement to the Journal;
- (aa) **"Learned Societies"** means institutions and associations for promotion of knowledge and excellence in engineering and technology;
- (ab) **"Nomination"** means nomination paper submitted by the candidates in a prescribed form duly signed by himself and supported by proposer and seconder and submitted to the competent authority within time limit fixed for the purpose of election of the respective constituency;
- (ac) **"Office"** means the Headquarters of the Council;
- (ad) **"Profession of Civil Engineering"** means engineering education and practices of engineering and technology;
- (ae) **"Project"** means the civil engineering and allied work described in the scope of civil professional services to be rendered by the professional engineer for the employer;
- (af) **"Registered"** means registered under this Act;
- (ag) **"Registered Member"** means a person registered as a member under this Act;
- (ah) **"Register"** means the register of professional civil engineers maintained under section 16;
- (ai) **"Work Based Learning"** means civil engineering related work including management.

CHAPTER I

Election to the Council

3. Election to the Council —

- (1) The council shall consist of **twelve** members including two co-opted members, as under-
 - (A) Each from the following constituency,
 - (2) One member shall be elected by Professional civil engineers from amongst themselves, who are registered with the concerned constituency, namely -
 - a. **Saurashtra Constituency:** Surendranagar, Rajkot, Bhavnagar, Junagadh, Porbandar, Jamnagar, Devbhumi-Dwarka, Somnath-Gir, Morbi, Botad and Amreli districts including Corporations/Nagar Palika area; - one member
 - b. **Ahmedabad Constituency:** Ahmedabad District including corporations/Nagar Palika area; -one member
 - c. **North Gujarat Constituency:** Mehsana, Patan, Kutch, Banaskantha, Sabarkantha, Gandhinagar, Aravalli districts including corporations/Nagar Palika area; - one member
 - d. **South Gujarat Constituency:** Surat, Valsad, Dang, Navsari, Bharuch, Narmada, Tapi districts including corporations/Nagar Palika area ;- one member
 - e. **Madhya Gujarat Constituency:** Panchmahal, Vadodara, Dahod, Kheda, Anand, Chhotaudepur, Mahisagar district including Corporation/Nagarpalika area- one member

Explanation: The area for districts shall be construed as revenue area notified by the State Government under the Gujarat Land Revenue Act, 1879.
 - (B) Five members shall be nominated by the State Government as under:-
 - (1) (i) one person to be appointed by the State Government in Urban Development and Urban Housing Department from amongst the engineers employed for not less than ten years in the Municipal Corporation of cities in the State constituted under the Gujarat Provincial Municipal Corporation Act, 1949, ex-officio,
 - (ii) one person to be appointed by the State Government in the Roads and Buildings Department from among the engineers not below the rank of Chief Engineer employed in the Department and dealing with the subject of buildings, ex-officio,

- (iii) one person to be appointed by the State Government in the Narmada, Water Resources and Water Supply and Kalpsar Department, from amongst the engineers not below the rank of Chief Engineer employed in the Department, ex-officio,
- (iv) Chief Town Planner to the Government of Gujarat, ex-officio,
- (v) one person to be appointed by the Director of Technical Education, Gujarat State, from amongst the professors in the faculties of the civil engineering and applied mechanics of the Universities established by law in the State and the professors of college affiliated to such Universities, imparting education in civil engineering, ex-officio,
- (C) Two persons to be co-opted by the Council from amongst the professional civil engineers.

4. Duration of Office —

- (1) An elected member of the Council shall hold office for a period of three years and shall not require to vacate the membership of the Council even if he changes his professional address from the constituency to another.
- (2) An elected member of the Council whose term of office has expired shall be eligible for re-election not exceeding two consecutive terms.
- (3) Co-opt member shall hold office for a period of three years.
- (4) Elected member shall hold office for a term of three years from the date of his election or until his successor has been duly elected whichever is later.

5. Dates of Election —

In consultation with Returning Officer, the Council shall notify in the leading news paper or Journal, if any or on the website of Council at least sixty days before the date of expiry of the terms of the existing Council, the dates fixed for the following stages of election of members of the Council, namely:

- (a) The last date and time for receipt of nomination;
- (b) The date of the scrutiny of nominations and declaring list of candidates;
- (c) The last date for withdrawal of nominations;
- (d) Final list of candidates;
- (e) The date of polling;
- (f) Any other date or dates for the conduct of election.

6. Appointment of Returning Officer —

- (1) The State Government shall appoint the Returning Officer for the conduct of election.
- (2) Officer not below the rank of Executive Engineer or Additional Collector or class one officer from State Election Commission, or a retired officer in the aforesaid rank, who shall conduct the elections in accordance with the provision of these rules.

7. Members eligible to vote —

- (1) Subject to the other provisions of these rules, a person whose name is borne on the Register on the 1st day of July of the year in which the election to the Council is to take place, shall be eligible to vote in the election from the constituency within whose territorial jurisdiction his professional address falls on the said date provided that his name has not been removed from the Register after the said date and before the date of declaration of election:

Provided that in case if the professional address is not borne on the Register on the relevant date, the residential address borne on the Register shall determine his constituency;

- (2) In the case of members having their professional addresses outside India and eligible to vote, their constituencies shall be determined according to their professional addresses in Gujarat registered immediately before he went abroad or out of Gujarat the residential addresses in Gujarat borne on the register on the relevant date, whichever is earlier.

8. List of voters —

- (1) At least ninety days before the date of expiry of the term of the existing Council, the Returning Officer shall prepare a list of members in each constituency eligible to vote, showing inter alias distinctly and separately whether any particular member is a member entitled to vote or not;
- (2) Subject to the other provisions of these rules, the address published in the list of members eligible to vote shall be final for determining the manner in which a member is entitled to cast his vote or the constituency or the polling booth to which he/she belongs for the purpose of casting his vote.

9. Eligibility of member to contest Election —

Any member whose name is borne on the Register as a member as on the first day of July of the year in which election is held and whose name continues to be there on the Register on the date of declaration of election, shall be eligible to contest election to the Council from the constituency in which his professional address is included as a voter.

10. Constituency —

Member shall be eligible to stand as a candidate for election to the Council from his constituency specified in rule 3 and shall not be eligible to contest election from more than one constituency.

Explanation: Member constituency shall mean and include a place where his name appears in registers of members as on 1st July of the year in which election is to be held.

11. Nomination for candidate for Election —

- (1) The Council shall not less than ninety days before the date of expiry of the term of the existing Council, notify in the Journal, if any or on the website of the Council or in news paper, the number of persons to be elected from each constituency and call for nominations of candidates for election to each constituency by a specified date which shall not be less than fourteen days from the issue of the notification.
- (2) The nomination of a candidate shall be in the Form I duly signed by the candidate and by one proposer and one seconder all of whom shall be persons entitled to vote in the proposed election and shall be delivered so as to reach the Returning Officer not later than the last date fixed for receipt of nominations.
- (3) The nomination shall be accompanied by a statement duly completed, signed and verified by the candidate containing information concerning the candidate in respect of the following matters, namely: -
 - (a) Name, GCPCE Registration number and professional address including e-mail ID
 - (b) Age
 - (c) Professional qualification awarded by the university or institution and membership of professional bodies recognized by the Council.
 - (d) Any other details such as publication of books, articles, academic activities and membership of other associations or bodies working for public interest such as Chamber of Commerce, Institute of Architects, Indian Road Congress as may be determined by the Council.
- (4) The candidate shall further, furnish a copy of his recent passport size photograph.

12. Nomination Fee —

- (1) Every candidate contesting election shall, along with the nomination paper pay at the head quarters office, a fee in cash or by demand draft or by any other mean notified by the Council along with the notification of dates of election under rule 5 before each election. The Fee paid shall not be refundable under any circumstances except in the event of the rejection of nomination under sub-rule (11) of rule 13.
- (2) Each nomination shall be accompanied by separate nomination Fee.

13. Scrutiny of nominations —

- (1) The Scrutiny of nomination shall be done by the Returning Officer.
- (2) On the date and at the time of appointment by the Returning Officer for the scrutiny of the nomination papers, the candidate and the proposer and the Secunder of each candidate may attend the office of the Returning Officer who shall allow them to examine the nomination papers of the candidate which have been received by him.
- (3) The returning Officer shall examine the nomination papers and decide all questions which may arise as to the validity of any nomination after such summary inquiry if any as he considered so necessary and shall record a brief statement of reasons for his decision.
- (4) The Returning Officer shall have the power to regulate its procedure in such manner as it considers just and expedient.
- (5) The decision of the Returning Officer shall be final.
- (6) The Returning Officer shall scrutinize the nomination papers of all the candidates on the date fixed for the purpose and shall endorse on each nomination paper its decision whether it accepts, refuses or rejects the nomination.
- (7) The Returning Officer shall record a brief statement of its reasons if it refuses or rejects a nomination.
- (8) The Returning Officer shall refuse or reject a nomination if it is satisfied:
 - (a) that the candidate was ineligible to contest election under rules 9 or has filled nomination for election to the Council in contravention of the provisions of rule 10;
 - (b) that the proposer or the seconder was not qualified to subscribe to the nomination of the candidate under sub- rule (2) of rule 11;
 - (c) that the signature of the candidate or of the proposer or the seconder is not genuine or has been obtained by coercion or fraud;
 - (d) that the provisions of rule 11 and 12 have not been complied with, in that —
 - (i) the nomination was not in the appropriate Form;
 - (ii) the nomination fee was not paid as provided under Rule 12;
 - (iii) the nomination was not signed by the candidate, the proposer or the seconder;
 - (iv) the nomination was not accompanied by a statement duly completed, signed and verified by the candidate as provided in sub-rule (3) of rule 11; or
 - (v) the nomination was not delivered in the council on or before the last date and time fixed for receipt of nominations.

Explanation I: If the last date fixed for receipt of nominations under clause (a) of rule 5 is subsequently declared as a holiday for the council or for delivery of registered posts by the local post office, the last date fixed shall be construed as the immediately next working day for the Council or local post office, as the case may be.

Explanation II: The Returning Officer may not reject a nomination paper on the ground of a technical defect like spelling mistakes; mistake in date or such other defects as may be decided by the Returning Officer.

Explanation III: The rejection of a nomination of a candidate by reason of any irregularity in respect of that nomination shall not be a ground for rejection of another nomination which is valid in respect of the same candidate.

Explanation IV: If a proposer or a seconder incurs a disability by reason of the operation of the provisions of the Act and these Rules subsequent to the last date fixed for receipt of nominations, it shall not invalidate the nomination.

- (9) Where the nomination of a candidate has been rejected, the Returning officer shall give notice of the decision of the panel together with a brief statement of the reasons therefore, to the candidate concerned by simple post and display on notice board or electronic mode, as may be practicable within seven days from the last date fixed for receipt of nominations.

14. Preparation of lists of valid nominations —

- (1) On completion of the scrutiny of the nominations, the Returning Officer shall forthwith prepare a list of valid nominations received in respect of each constituency and cause a copy of the list to be sent by registered post or by e-mail or by hand delivery to each candidate of the constituency within seven days of the last date fixed for receipt of nominations.
- (2) The list shall contain the names in alphabetical order with the professional addresses of the candidates in respect of each constituency and, in case the professional address of a candidate is not borne on the Register on that relevant date, the residential address of such a candidate as on that relevant date borne on the Register.

15. Withdrawal of nominations

- (1) Subsequent to the receipt of the list of valid nominations sent under sub-rule (1) of rule 14, a candidate may withdraw his nomination by notice in writing, subscribed by him and delivered to the Returning Officer, on or before the last date fixed for such withdrawal.
- (2) A candidate who has withdrawn his nomination shall not be entitled to rescind his withdrawal.

16. Intimation of final list of nominations to candidates and voters

- (1) The Returning Officer shall omit from the list of valid nominations the names of candidates who have withdrawn their nominations and send the final list of contesting candidates in respect of each constituency to all the candidates of the constituency by simple post and display on notice board, local newspaper or electronic mode, or by email or by hand delivery and to the voters, of that constituency by recorded delivery post or by email or by hand delivery, as far as practicable.
- (2) The list shall also be accompanied by such particulars of all contesting candidates of that constituency as compiled, prepared and presented by the Returning Officer from the particulars to the extent supplied by the candidates under rule 11.
- (3) In representing the particulars required to accompany the list under sub-rule (2) of rule 11 the Returning Officer shall—
- (a) make use of the particulars furnished by the candidates under sub-rules (3), (4) and (5) of rule 11;
- (b) not include anything, whether or not contained in the particulars furnished by the candidate as aforesaid except to the extent the particulars conform to the requirements to sub-rules (2), (3) and (4) of rule 11; and correct any manifest errors that may have come to his notice.

17. Death or cessation of membership of a candidate —

If a contesting candidate dies or otherwise ceases to be a member before the date of declaration of the results of election, the election for the respective constituency shall be conducted amongst the remaining candidates belonging to the constituency and no fresh proceedings with reference to the election of members in that constituency shall be commenced.

18. Candidates deemed to be elected in case if, only one Candidate contesting and fresh notification if no Candidate for contest —

- (1) In case if, only one valid contesting Candidate is available, then he will be declared as elected "uncontested".
- (2) If there is no candidate contesting for election in any constituency, then council shall issue fresh notification for election for that constituency.

19. Manner of Casting Vote —

- (1) The elections to the Council shall be held in accordance with the system of majority vote secured from valid vote casted for respective constituency.
- (2) Except as otherwise provided, at every election, vote shall be given by secret ballot and every voter in any election, shall cast his vote at prescribed polling booth.

Explanation: (1) For purpose of clarification it is reiterated that a voter desiring to record his vote, shall do so in person and not by proxy.

(2) Notwithstanding anything contained in these rules, the giving or recording of votes shall be through voting machines or any other computerized voting systems as may be determined by the Returning Officer.

20. Admissible number of votes to a voter —

- (1) A voter shall have one vote only in his constituency.
- (2) The voter in order to cast his votes shall put 'X' against whom he has mentioned his desire to vote.

Explanation: For the purpose of clarity, it is re-iterated that if there is only one candidate to be elected from South Gujarat Constituency, out of five contesting candidates, the voter will mark (X) against his name.

21. Polling booths —

- (1) The Returning Officer shall set up generally one polling booth in each constituency as below or such number of polling booths at such places as he deems necessary:

- a. **Saurashtra Constituency:** Rajkot
- b. **Ahmedabad Constituency:** Ahmedabad
- c. **North Gujarat Constituency:** Mehsana
- d. **South Gujarat Constituency:** Surat
- e. **Madhya Gujarat Constituency:** Vadodara

Provided further that if, in the opinion of the Returning Officer for compelling reasons, it becomes necessary to change the address of one or more polling booths, he may do so and inform by post or e-mail or by advertisement in newspaper or notice board, of the change to all voters who are affected by such a change and to all candidates of the constituency in which the polling booth is situated, in addition to publishing the same on the web-site of the council or on the notice board at council office.

- (2) In a constituency having less than 1500 voters, there shall be one polling booth/ voting chamber for every 500 voters or part thereof, though the allocation of voters among different polling booths in the same place need not necessarily be in groups of 500 and the polling shall be held on one day.

22. Polling Officer —

- (1) The Returning Officer shall appoint a Polling Officer, preferably a retired or an officer serving under the State Government, Local Authority, Semi-Government Organizations for each polling booth and may also appoint such other persons as he may deem necessary to assist the polling officer:

Provided that no member of the council shall be appointed as Polling Officer.

- (2) The Polling Officer shall, in addition to performing the duties imposed upon him by these rules, be in general in charge of all arrangements at the polling booth and may issue orders as to the manner in which persons shall be admitted to the polling booth and generally for the preservation of peace and order at or in the vicinity of the polling booth.
- (3) Where the Polling Officer appointed by the Returning Officer is unable to conduct the polling on one or more of the day or days fixed for the polling, he may intimate the same to the Returning Officer or any other officer nominated by the Returning Officer for the purpose, who shall appoint another person, subject to proviso of sub rule (1), as polling officer in his place.

23. Appointment of Election Observers

- (1) The Returning Officer shall appoint such number of election observers, who shall not be members of the Institute, for all or any of the polling booths during counting and for counting venue, as may deem appropriate to him and such observers shall perform the duties entrusted by the Returning Officer.
- (2) The duties of the Election observers may be given due publicity among candidates and voters.

24. Arrangement of Voting Chamber —

- (1) The Voting chamber shall be so arranged that no person may be able to see how a voter has recorded his vote.

25. Ballot paper —

- (1) The ballot paper shall contain, in alphabetical order by names in English, a list of the candidates validly nominated for a constituency and shall be printed on one side only, in Form II
- (2) Each ballot paper shall contain the Ballot paper no., Institute's emblem printed in such manner, as may be decided by the Returning Officer having regard to the security considerations of the ballot paper.

26. Presence of the candidates and their authorized representatives at the polling booths —

- (1) A candidate for election from a constituency shall be entitled to remain present at the polling booths in that constituency.
- (2) He may appoint any member of GCPCE as his authorized representatives for each polling booth. Only one of whom shall be entitled to remain present at a time on his behalf at that particular polling booth.
- (3) No appointment of an authorized representative shall be valid unless the candidate has been issued a letter of authority by Returning officer to such a representative. The letter of authority shall be produced before the polling officer concerned, and shall include the full name, the membership number and the address of the authorized representative, as well as the number of polling booth at which he is authorized to remain present.
- (4) The polling officer shall keep a record of attendance of the candidates and their authorized representatives, which shall be forwarded to the Returning Officer after the polling is over.

27. Appointment of assistants / scrutinizers —

The polling officer may employ assistant or scrutinizer at the polling booth as he thinks fit to assist him in identifying the voters or for any other purpose including scrutiny of ballot papers, counting of votes;

Provided that person appointed as such shall not be a member of the Institute;

Provided further that a person so appointed would not be entitled to discharge the duties of polling officer laid out in these rules and would be there only to assist the Polling Officer.

28. Procedure of voting at the polling booth —

Voting at the polling booth shall take place as per procedure to be laid out by Returning Officer.

29. Grounds for declaring ballot papers invalid —

A ballot paper shall be invalid if,

- (a) a voter signs his name or writes any word or figure upon it or makes any mark including a tick (✓), cross (X), not being a mark of 'X' put under clause (a) of sub-rule (3) of rule 20, upon it by which the ballot paper becomes recognizable or by which the voter can be identified; or
- (b) it is not printed form by or under the authority of the Returning Officer or it is different in any manner from the ballot papers printed under Rule 25; or
- (c) it is unmarked or the marks made are void or cannot be unambiguously determined; or
- (d) it is so damaged or mutilated that its identity as a genuine ballot paper cannot be established.

30. Appointment of time and date for the counting of votes —

The Returning Officer shall, at least fifteen days before the date of polling, communicate a date or dates, place and time for the counting of votes at the headquarters of the Institute and shall also give notice of such date or dates, place and time in writing to all the candidates.

31. Counting of votes and declaration of results —

Counting of votes shall take place at the respective places region wise within two or three days after polling and the returning officer shall declare the record number of votes against each candidate in Form III

32. Notification of the declaration of results —

- (1) On the date fixed for declaration of result, the returning officer shall declare names of all the candidates in each constituency who has secured highest valid votes in his constituency.
- (2) The names of all the candidates declared elected shall be notified by the Council/Returning officer by notification to be published on the notice board or on website or in journal of the Council, if any.
- (3) The Returning Officer shall send a copy of the notification in Form V to the elected member.

33. Election not to be invalid due to accidental omission —

No election shall be deemed to be invalid merely by reason of any accidental omission of the name of a member from the list of members eligible to vote or any accidental mistake in not allowing him to vote or the accidental inclusion of name of a person not entitled to vote in the list of members eligible to vote or allowing him to vote or any accidental irregularity or informality in the conduct of the election.

34. Duties of the Returning Officer —

- (1) The Returning Officer shall conduct the elections in accordance with these rules.
- (2) The Returning Officer may delegate any of the duties to be performed by him as Returning Officer to any other Officer or Officers of the Council, as he may deem fit.

35. Decision of the Returning Officer to be final —

Unless otherwise provided in these Rules, the decision of the Returning Officer under these Rules shall be final in all matters pertaining to conduct of election, interpretation of these Rules and the procedure adopted for such matters which are not specifically covered by these Rules.

Explanation: For the purpose of this rule, the conduct of election shall also include the process of counting of votes and declaration of results.

36. Records to be kept by Polling Officer —

The Polling Officer shall at the time of issue of the ballot paper place against the name of the voter in the list of members eligible to vote a mark to denote that the voter has received a ballot paper. He shall also keep a record of the ballot papers supplied to the voters in such manner as the Returning Officer may direct.

37. Presence of candidates or their authorized representatives at the place of counting of votes —

A contesting candidate shall be entitled to remain present in person represented by another approved member duly authorized by him in writing at the place of the counting of the votes, provided that a letter of authority is deposited with the Returning Officer before the time fixed for counting of Votes and that officer is satisfied as to the genuineness of the letter of authority and the identity of the authorized representative.

38. Re-counting of Votes —

- (1) Any candidate or, in his absence his authorized representative may, at any time before the commencement or during the counting of the votes request the Returning Officer to re-examine and re-count the papers of all or any candidates and the Returning Officer shall forthwith re-examine and re-count the same accordingly.
- (2) The Returning Officer may in his discretion re-count the votes either once or more than once in any case in which he is not satisfied as to the accuracy of any previous count: Provided that nothing in this sub-rule shall make it obligatory on the Returning Officer to re-count the same votes more than once.

39. Dispute on election matters —

- (1) An application by any aggrieved candidate against the decision of the panel on the validity of nominations or the Returning Officer on the declaration of election results, or any other matter relating to or incidental thereto, which is material to the conduct of election shall be made to the Council within thirty days from the date of declaration of the results of an election and the Council shall refer the dispute to a Tribunal constituted under Section 5 of the Act.
- (2) At the time of giving its decision, the Tribunal may pass such order as to costs as it may consider appropriate.
- (3) If the Tribunal is satisfied that an application made under Section 5 of the Act was frivolous or not founded on any valid ground, it may award costs to the Council.

40. Disciplinary action against member in connection with the conduct of election —

- (1) A member shall be liable to disciplinary action by the Council, if in connection with an election to the Council, he is found to have contravened any of the provisions of these rules.
- (2) A candidate can issue one circular letter by post or by electronic mode only once, giving positive aspects of his candidature including his qualifications and contribution to the profession. The circular issued in connection with an election to the Council shall conform to the following requirements or guidelines as may be issued by the Council in respect of the election in the interests of maintaining dignity in the election, namely:-
 - (a) such circular must be sent by registered post by the candidate to the Returning officer by name for information and record within ten days of its issue by him to voters;
 - (b) the circular shall contain factual information regarding the candidate himself and shall not make any reference directly or indirectly, to any other candidate;
 - (c) a circular shall not contain any appeal to the voters on the basis of caste, or on communal, regional or sectional lines;
 - (d) the distribution of circular shall be restricted only to the members of the constituency concerned;
 - (e) a circular shall be issued by a candidate only after his nomination has been accepted.
 - (f) candidate shall not give any promise or issue any election manifesto or shall not try to induce the voter by any other means.

Explanation: For the purpose of this sub-rule, the term "Circular" does not include a personal letter addressed to an individual which happens to contain a mere request for Vote though if a similar letter were to be sent to a number of voters, it would amount to "circular".

- (3) A member shall be liable to disciplinary action by the Council, if he adopts one or more of the following practices with regard to the election to the Council, namely:-
 - (a) bribery, that is to say, any gift, offer or promise of any gift or gratification to any person, by a candidate or any other person with his connivance with the object, directly or indirectly, of-
 - (i) inducing a member to stand or not to stand as a candidate for election;
 - (ii) inducing a candidate to withdraw his candidature or rewarding such withdrawal;
 - or
 - (iii) inducing a voter to vote or not to vote at an election, or as a reward for such act, or omission.

Explanation: For the purpose of this sub-rule, the term "gratification" is not restricted to pecuniary gratification or gratification estimable and all the forms of employment for reward, but it does not include the payment of any expenses bona fide incurred at or for the purpose of any election.

- (b) undue influence, that is to say, any direct or indirect interference or attempt to interfere on the part of a candidate or of any other person, with his connivance with the free exercise of any electoral right;

- (c) the publication by a candidate or by any other person with his connivance, of any statement which is false or which he either believes to be false or does not believe it to be true, in relation to the personal character or conduct of any candidate, or in relation to the candidature or withdrawal of any candidate, being a statement reasonably calculated to prejudice the prospects of that candidate's election;
- (d) the obtaining or procuring or abetting, or attempting to obtain or procure, by any other person with his connivance, any assistance for the furtherance of the prospects of the candidate's election from any person serving under the Government of India or the Government of any State other than the giving of vote by such person, if he is a member entitled to vote;
- (e) any act specified in sub-rules (a) to (d) when done by a member, who is not a candidate or a member acting with the connivance of a candidate;
- (f) the receipt by a member or an agreement by a member to receive any gratification as an inducement or reward:
 - (i) for standing or not standing as a candidate;
 - (ii) for withdrawing his candidature;
 - (iii) for himself or any other person for voting or refraining from voting.

CHAPTER II

Procedure of inquiries relating to professional misconduct

41. Complaints and enquiries relating to professional or other misconduct of members—

- (1) Where, on receipt of a complaint made to it, the council is, *prima facie* of opinion that a professional civil engineer has been guilty of professional misconduct which, if proved, would render him unfit for practice as professional civil engineer, it shall by a notice (accompanied with a copy of a complaint) to the professional civil engineer, require him to render an explanation in writing within 30 days of the receipt of the notice.
- (2) If, on perusal of the explanation, the council is of the view that there is no substance in the complaint, it may dismiss the complaint.
- (3) Where, on perusal of the explanations received by it, the council is of the view that sub-rule (2) is not applicable, it shall decide to hold an enquiry against the professional civil engineer.
- (4) Subject to the provisions of this rules, any complaint received against a member of the Council under sub-section (1) of Section 23 shall be investigated, and any enquiry relating to professional misconduct of such member shall be held, by the Disciplinary Committee.

Provided that if the subject matter of a complaint is, in the opinion of the President, substantially the same as or has been covered in any previous information of complaint received, the Registrar on recommendation of president, may file the complaint without any further action or inform the complainant, accordingly, as the case may be.

- (5) A complaint shall be required to be made to the Council in the **Form VIII**.
- (6) Every complaint shall contain the following particulars, namely-
 - (a) the acts or omissions which, if proved, would render the member complained against guilty of any professional or other misconduct;
 - (b) the oral and documentary evidence relied upon in support of the allegations made in the complaint.
- (7) The Registrar shall return a complaint which is not in the proper form or which does not contain the aforesaid particulars for resubmission after compliance with such requirements and within such time as the Registrar may specify.
- (8) Ordinarily within sixty days of the receipt of a complaint the Registrar shall send particulars of the acts of omissions alleged or a copy of the complaint, as the case may be, to such member at his address as entered in the Register;
- (9) A member who has been intimated of the complaint made against him under sub-rules (2) (hereinafter referred to as the respondent) shall, within fifteen days of issue of such intimation or within such further time as the Registrar may allow, forward to the Registrar a written statement in his defense verified in the same manner as the complaint.

- (10) On a perusal of the complaint and written statement if any, the Registrar may call for such additional particulars or documents connected therewith either from the complainant or the respondent, as he may consider necessary or as may be directed by the President, for perusal of the Council.
- (11) Where on a perusal of the complaint, the written statement, if any, of the respondent and other relevant documents and papers, the Council is prima facie of opinion that any member has been guilty of professional or other misconduct, the Council shall cause an enquiry to be made in the matter by the Disciplinary Committee and where the Council is prima facie of opinion that there is no case against the respondent, the case shall be dismissed and the complainant, if any, and the respondent shall be informed accordingly.

Provided that the Council may, if deemed necessary, call for any additional particulars or documents connected therewith from the complainant, if any, or the respondent.

- (12) (i) Every notice issued by the Registrar or by the Disciplinary Committee under this rules shall be sent to the member or the firm concerned by registered post with acknowledgement due.
(ii) If the notice is returned unserved with an endorsement to the effect that the addressee had refused to accept the notice, it shall be deemed to have been served.
(iii) If the notice is returned with an endorsement indicating that the addressee cannot be found at the address given, the Registrar shall ask the complainant to supply to him the correct address to the member or firm concerned and send a fresh notice to the member or firm at the address so supplied.
- (13) The provision relating to a notice shall apply mutatis mutandis to a letter.
- (14) Notwithstanding anything contained in the above rules, the Council may also suo moto conduct enquiry and take penal action suo moto

42. Time limit for entertaining complaint or information —

Except in cases of misconduct involving moral turpitude or complaint by the State and/or Central Government, the Council may refuse to entertain such complaint or information in respect of misconduct made for the period prior to fifteen years after the same was alleged to have been committed, where the Council is satisfied that there would be difficulty in securing proper evidence of the alleged misconduct or that the member against whom the information has been received or the complaint has been filed, would find it difficult to lead evidence to defend himself on account of the time lag, or that changes have taken place rendering the enquiry procedurally inconvenient or difficult.

43. Procedure in enquiry before the Disciplinary Committee —

- (1) It shall be the duty of the Registrar to place before the Disciplinary Committee all facts brought to his knowledge which are relevant for the purpose of any enquiry by the Disciplinary Committee.
- (2) The Disciplinary Committee shall have the power to regulate its procedure. During the course of enquiry, may examine witnesses on oath and receive evidences on affidavits and any other oral or documentary evidence, exercising its powers as provided in section 23, of the Act.
- (3) The Disciplinary Committee shall give the complainant and respondent a notice of the meeting at which the case shall be considered by the Committee.
- (4) Such complainant and respondent may be allowed to defend themselves before the Disciplinary Committee either in person or through a legal practitioner or any other member of the Council.
- (5) Where, in the course of a disciplinary enquiry, a change occurs in the composition of the Disciplinary Committee, unless any of the parties to such enquiry makes a demand within fifteen days of receipt of a notice of a meeting of such Disciplinary Committee, that the enquiry be made de novo report of the Disciplinary Committee shall be called in question on the ground that any member of the Disciplinary Committee did not possess sufficient knowledge of the facts relating to such inquiry.
- (6) The Disciplinary Committee shall after investigation report the result of its enquiry to the Council for its consideration.

44. Procedure in a hearing before the Council —

- (1) The Council shall consider the report of the Disciplinary Committee and if in its opinion, a further enquiry is necessary, may cause such further enquiry to be made and a further report submitted by the Disciplinary Committee.
- (2) After considering such report or further report of the Disciplinary Committee, as the case may be, where the Council finds that the respondent is not guilty of any professional or other misconduct, it shall record its findings accordingly and direct that the proceedings shall be filed or the complaint shall be dismissed as the case may be.
- (3) After considering such report or further report of the Disciplinary Committee, as the case may be, where the Council finds that the respondent has been guilty of a professional or other misconduct, it shall record its findings accordingly and shall proceed in the manner as laid down in the succeeding sub-rules.
- (4) Where the finding is that the member of the Council has been guilty of a professional or other misconduct, the Council shall afford to the member an opportunity of being heard before orders are passed against him in the case. The Council after hearing the respondent, if he appears in person or after considering the representations, if any, made by him, pass such orders as it may think fit, as provided under subsection (2) of section 23 of the Act.
- (5) The orders passed by the Council shall be communicated to the complainant and the respondent. The name of such member may also be displayed on Council's website.

CHAPTER III**Miscellaneous****45. Fees to be charged**

The Council shall be entitled to charge the following fees:

- 1) Fees for examination: The fees for examination referred to in proviso to sub-section (1) of Section 14 of the Act shall be 5000 rupees.
- 2) Entry in Register of member: The fees for entry in the register of member referred to in sub-section (3) of Section 14 of the Act shall be 15,000 rupees. The Certificate of registration is issued under Form V.
- 3) Annual Fee: A person whose name is entered in the register and who has obtained a certificate of practice under sub-section (2) of section 15 of the Act shall pay an annual fee of 3000 rupees.
- 4) Fees for restoration of name in register: The fee for restoration of name of a person in the register under section 19 of the act shall be 6000 rupees.
- 5) Fees for issue of duplicate certificate: The fee for issue of a duplicate certificate under section 20 of the act shall be 1000 rupees and the duplicate certificate to be issued shall be in Form VII.
- 6) Fees for copies of register printed under section 21 of the Act: A copy of register shall be made available to a person under section 21 on payment of the fee of 10 rupees per page.

46. Mode of payment of fees —

All fees and other dues payable to the Council shall be remitted in cash or by, crossed bank draft or pay order, in respect or places where banking facilities are not available, drawn in favour of "Gujarat Council of Professional Civil Engineers", payable at Ahmedabad or deposited online in banks as may be authorized by the Council or in such other manner as may be determined by the Council.

47. Power to withdraw or cancel certificate —

Any certificate issued under the authority of the Council on the strength of incorrect, misleading or false information, or by mistake or inadvertence, may be withdrawn or treated as cancelled and the name of such person shall be removed from the registrar:

Provided that the person shall be given 15 days notice to state his case and personal hearing before passing order as above.

48. Certificate of membership —

- (1) On an application for membership being accepted by the Council, an applicant's name shall be entered in the register and a Certificate of Membership in Form V shall be issued to him by the Council.
- (2) A member, whose name is removed under section 17 or section 23 from the register under any of the provisions of the Act or these rules, shall surrender forthwith the Certificate of Membership then held by him to the Registrar.

49. Certificate of Practice —

A certificate of practice to be issued by the Registrar under sub-section (5) of section 14 shall be in Form VI.

- (1) A member of the Council having prescribed qualifications may apply to the Council in the appropriate form along with fees as prescribed by the Council under section 15 for issue of certificate of practice entitling him to work as a professional civil engineer anywhere in Gujarat;
- (2) On acceptance of the applications by the Council for issue of certificate of practice, the certificate shall be issued in the Form VI;
- (3) In the case of renewal of the certificate of practice, the Registrar shall issue a letter extending the validity period of the certificate of practice for that year in the appropriate form;
- (4) A member who ceases to be in practice shall not later than thirty days from the date he ceases to be in practice intimate the fact to the Council in writing;
- (5) A member who ceases to be in practice or whose certificate of practice has been cancelled under section 17 shall surrender forthwith the certificate then held by him to the Registrar under section 18.

50. Cancellation of certificate of practice —

- (1) A certificate of practice issued under section 15 of the Act shall be liable for cancellation, if—
 - (a) the name of the holder of the certificate is removed from the Register under Section 17 of the Act; or
 - (b) the Council is satisfied, after giving an opportunity of being heard to the person concerned, that such certificate was issued on the basis of incorrect, misleading or false information provided by the applicant, or by mistake or inadvertence on the part of the Council; or
 - (c) a member has ceased to practice; or
 - (d) a member has not paid two years fee till 30th day of June or any extension thereof.
- (2) The cancellation of a certificate shall be effective, —
 - (a) in a case falling under clause (a) of sub-rule (1), on the date on which and during the period for which the name of the holder of the certificate was removed from the Register of members;
 - (b) in a case falling under clause (d) of sub-rule (1), from the 15th day following the date of issue of notice by the Registrar on or after the 1st day of October; and
 - (c) in any other case from such date and for such period, as may be decided by the Council.
- (3) When a certificate is cancelled, the date from which and the period for which the certificate shall stand cancelled shall be communicated in writing by registered post to the member concerned at the address entered in the Register and may also be published in the Journal, if any or on website of Council within 15 days from the date of receipt of notice of such cancellation or from the date of the notification thereof published in the Journal.

51. Notification of removal of membership —

The removal of the name of any person from the Register shall be communicated in writing to him by registered post or through an electronic mode to the address entered in the Register and may also be published in the Journal, if any or on website of Council.

52. Restoration of membership —

(1) The Council may, on an application in the **Form VII**, received in this behalf from a member whose name stood removed from the Register of members for non-payment of fees may restore his name, if he is otherwise eligible to such membership, on his paying the arrears of annual membership fee, entrance fee and fee for restoration of name prescribed under rule 45

(2) The restoration under sub-rules (1) shall be effected from the date on which the application and fee are received:

Provided that where such an application for restoration, complete in all respects, is received within the same year in which the name was removed, the Council may restore the name on his paying the annual membership fee due for **two years**, entrance fee and the fee for restoration of name, with effect from the date on which it was removed from the Register:

Provided further that the restoration of a member's name which was removed under the orders of the Board of Discipline or the Disciplinary Committee or the Appellate Authority shall be effected only in accordance with such orders.

(3) The restoration of a member's name to the register shall be communicated in writing or website of or other means as may be decided by the Council to him and may also be published in the Journal, if any or on website of Council.

53. Restoration of Certificate of practice —

(1) The Council may on an application made in appropriate form and on payment of fee, as stated in rule 52 may restore the certificate of practice with effect from the date from which the restoration is granted, to a member whose certificate has been cancelled due to non-payment of the annual fee for the certificate of practice and whose application, complete in all respects, together with the fee, is received by the Registrar before the expiry of the relevant year;

(2) On acceptance of the application for restoration, the restoration of certificate of practice shall be communicated in writing to the person concerned and may also be published in the Journal as published on the website of the council.

54. Renewal of Registration for Professional Engineers —

A Professional Civil Engineer may obtain renewal of his registration with Council in the following ways:

- Any Indian National registered with GCPCE on Annual Subscription basis may obtain renewal of registration by paying the prescribed fee provided he has obtained requisite credit point as provided under this rules towards continuous professional development and has submitted evidence of the same.
- Foreign Nationals are required to renew the Temporary License issued to them annually by paying the prescribed fee.

55. Issuance of Duplicate Registration Certificate or Certificate of Professional Practice —

An application may be made to registrar for obtaining a duplicate certificate or certificate due to loss or damage of original one or restoration of certificate due to cancellation or removal of name and the same shall be issued in **Form VII**, after due process.

NOTE: If such duplicate certificates are being obtained for the reason of damage to the original card/certificate then the damaged document also has to be submitted along with the Application Form.

FORM NO. I

(See rule 11)

Nomination paper for Election under clause (a) of sub-section (3) of section 3 of the Gujarat Professional Civil Engineers Act, 2006.

1. Name of candidate.....
(In Block letters)
2. Father's/ Husband's name.....
(In Block letters)
3. GCPCE Registration No. of Candidate.....
4. Age.....
5. Address... (1) Residential:.....
.....
(2) Office:
.....
6. Name and signature of proposer.....
7. GCPCE Registration No.
8. Name and signature of seconder.....
GCPCE Registration No.
9. Name of the constituency.....

VERIFICATION

I _____

(Full name in block letter) son/daughter of _____ solemnly declares that to the best of my knowledge and belief, the information given by me relating to my qualifications and experience is correct and complete. I hereby declare that I agree to this nomination.

Signature of the candidate

Place:

Date:

This nomination paper was received by me at _____ hours on the _____ day of _____ (month) _____ (year).

Signature of the Returning Officer

INSTRUCTIONS

1. Nomination papers, which are not received by the Returning Officer before (date) on (date) will be invalid.
2. The names of the proposer and seconder, as they appear in the Register, should be written in Block letters below their respective signature.

(See rule 25)

Sr. No.	Name of candidates	Vote
1.		
2.		
3.		
4.		
5.		
6.		
7.		
8.		
9.		
10.		

(e) the decision of the polling officer regarding validity or invalidity of the vote shall be final.

(See rule 31)

Name of constituency:

- 1.
- 2.
- 3.

Signature of Returning Officer

FORM NO. IV
(See rule 32)
NOTIFICATION OF ELECTION

I declare that..... (Name)
of..... (Address)
GCPCE Registration No.....has been duly elected to fill the Seat
of..... Constituency.

Place.....

Date:

Returning Officer

FORM V
(See rule 48)
GUJARAT COUNCIL OF PROFESSIONAL CIVIL ENGINEERS
CERTIFICATE OF REGISTRATION

This is to certify that the name of Shri/Shrimati.....has been
entered in the register and his/her Registration No.....

This certificate is valid from the.....day of 20.....

No the.....day of 20....., inclusive

Signature of Registrar

List of Additional Qualifications:

Given under the Common Seal of the Gujarat Council of Professional Civil Engineers
the.....day of 20.....

(Seal) Secretary President.

FORM NO. VI
(See rule 49)
CERTIFICATE OF PRACTICE

GUJARAT COUNCIL OF PROFESSIONAL CIVIL ENGINEERS

Shri./Smt. (full name).....being a professional civil engineer is having his name entered in the
Register of Professional Civil Engineers by entry No..... in category
.....

This is to certify that he / she is entitled to practice as professional civil engineer so long as his name remains
entered in the Register.

(Seal) Secretary President.

FORM NO. VII

(See rule 55)

GUJARAT COUNCIL OF PROFESSIONAL CIVIL ENGINEERS

DUPLICATE/RESTORATION CERTIFICATE OF REGISTRATION

This is to certify that the name of Shri/Smt.....has
been entered in the register and his/her Registration No.....

This duplicate/restoration certificate is valid from the.....day of 20.....
to the.....day of 20

Signature of Registrar

The duplicate certificate is issued as the original one has been lost/destroyed. Given under the Common Seal
of the Gujarat Council of Professional Civil Engineer The...day of.....20.....

OR

The restoration certificate is issued as the name of the member was cancelled/removed. Given under the
Common Seal of the Gujarat Council of Professional Civil Engineer The...day
of.....20.....

(Seal) _____ Secretary _____ President. _____

FORM VIII

(See rule 41)

Sr. No.	Particulars/Details	
1.	Name of the Complainant: (with membership number, if member of Gujarat Professional Civil Engineers Act, 2006)
2.	Name of the member/firm against whom complaint is being made: (with membership number/ registration number of the firm, if known)
3.	Latest address, along with contact no & e-mail address of the complainant for communication. Pin Code:
4.	Last available professional address of the Member or the firm against whom the complaint is made. Pin Code:
5.	Particulars of allegation(s) serially numbered together with corresponding clause/part of the relevant schedule, or Particulars of allegation serially numbered together with clause/part of the relevant Schedule under which the alleged acts of commission or omission or both would fall. (Please attach annexure if necessary, describing each allegations.	1. 2. 3. 4. 5.
6.	Particulars of evidences adduced in support of the allegations made

Date:

Place:

Signature of the Complainant

By order and in the name of the Governor of Gujarat,

()
Deputy Secretary for Govt.



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY
PUBLISHED BY AUTHORITY

Vol. LV]

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts**

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th February, 2014

Gujarat Civil Court Act, 2005.

No. GK/06/2014/CCA/1091/2527/D.— In exercise of the powers conferred by section 11 of the Gujarat Civil Courts Act, 2005. (Guj. 21 of 2005), the Government of Gujarat, in consultation with the High Court of Gujarat with immediate effect, hereby amends the Government Notification, Legal Department, No. GK/43/2012/CCA/1091/2527/D, dated 3rd August 2012, as follow, namely:-

In the said notification, for paras 4 and 5, the following shall be substituted, namely :-

- "4. The local limits of the ordinary jurisdiction of the Court of Senior Civil Judge at Limbdi shall consist of the areas of villages of Limbdi, Chuda and Sayla Talukas.
5. The Local limits of Limbdi, Chuda and Sayla talukas shall be excluded from the jurisdiction of the Principal Senior Civil Judge at Surendranagar."

By order and in the name of the Governor of Gujarat,

M. J. PARASHAR,
Deputy Secretary to Government.



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

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PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts**

HEALTH AND FAMILY WELFARE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th February, 2014

Gujarat anatomy Act, 2011.

No. MIS/03/102003/5522/J:— In exercise of power conferred by section - 14 of the Gujarat Anatomy Act, 2011 (Guj. 10 of 2011), the Government of Gujarat hereby makes the following rules to provide for the supply of unclaimed bodies of deceased persons and for donation by a person of his body after his death to the hospitals and medical teaching institutions for therapeutic purposes or for the purpose of medical education or research including anatomical examination and dissection, namely:-

1. **Short Title and Commencement:-** (1) These rules may be called the Gujarat Anatomy Rules, 2013.
(2) They shall come into force on the date of their publication in the *Official Gazette*.
2. **Definitions:-** In these rules, unless the context otherwise requires,-
 - (a) "Act" means the Gujarat Anatomy Act, 2011;
 - (b) "Form" means a form annexed to this Rules;
 - (c) "registered medical practitioners" means allopathic doctors with M.B.B.S. or equivalent degree as referred in the Medical Council Act 1956;
 - (d) "Section" means a section of the Act.
 - (e) Words and expression used and not defined in these rules, but defined in the Act, shall have the meaning respectively assigned to them in the Act.
3. **Approved Institutions/Colleges:-** (1) All the recognized Medical and Dental Colleges shall be the "approved institutes" for receiving and embalming of dead bodies (unclaimed or donated) for the purpose of anatomical dissection and teaching. The status of "approved" shall automatically discontinue, when the same is de-recognized by regulatory or competent authority.

(b) Other Paramedical Institutions or Colleges as referred to in Gujarat Professional Medical Educational colleges or Institutions (Regulations of Admission and Fixation of Fees) Act, 2007 which conduct the professional courses such as Physiotherapy, Aryurveda, Homeopathy, Nursing, Optometry etc. are authorized to conduct only anatomical examination and dissection for teaching purpose and shall not collect embalmed dead bodies from the approved institutions.

4. Duty of Police and Authorized Officers:-

(1) Police officer and employees of Police Department, Medical and Public Health Department, all officers and employees in the services of the local authority and village officers and employees who come to know of the death of any person in any public place in any area in which he had no permanent place of residence, shall report the fact to the authorized officer with the least practicable delay.

(2) Without prejudice to the generality of the foregoing provisions, the responsibility for immediate reporting the fact to the authorized officer shall be that of the officer-in-charge of the Police Station having jurisdiction of the area and the village headman of the area concerned. The In charge of the Police Station concerned shall be responsible for arranging immediate removal of the dead bodies to the hospital for preservation from decay in the following manner,-

- (a) If any such person dies in hospital or in prison the authority in-charge of such hospital or prison shall immediately report the fact to the nearest relative mentioned in the record of the patient or prisoner. If the said relative does not claim the body within-
 - (i) 24 hours, if the relative resides inside the district;
 - (ii) 48 hours, if the relative resides outside the district but within the State;
 - (iii) 72 hours, if the relative resides outside the State;
 - (iv) 120 hours, if the relative resides outside the territory of India.
- (v) If there is no record of relatives of the dead, the authority in-charge may take appropriate decision after 48 hours of the death,

Then, the dead body shall be disposed off by the authorized officer in the manner laid down in rule 6 of these rules;

- (b) Pending receipt of the claim, if any, in pursuance of clause (a) above, a dead body shall be shifted to the mortuary of the hospital or the teaching medical institution, as the case may be, for preservation from decay,
- (iii) If such body is not claimed within the period specified in clause (i) of this sub-rule the authorized officer shall proceed to dispose off the body in the manner laid down in rule 7 of this rules.

(3) The authorized officer for the purpose of deciding any doubt or dispute whether a person is or is not a near relative of the deceased for the purpose of section 4 of the Act shall hold a summary enquiry into the matter. Such officer need not record the oral evidence of witness but shall maintain a memorandum of evidence and a gist of the representation in the case on the basis of which he arrives at a decision.

(4) Dead bodies which are received in the hospital under sub rule 1 of this rule shall be kept temporarily in the cold storage or mortuary, if available, until these are shifted to the Anatomy Department.

(5) Nothing contained in these rules shall apply to cases where death has taken place under suspicious circumstances and the body is subject to medico-legal examination. In such cases if the police have not taken possession of it themselves, the body shall be handed over to the police.

5. Donation of a Dead Body of deceased person :- (1) If any person has expressed the desire to donate body, the relatives of the deceased shall have to inform the approved institution. The relative shall be reimbursed road transport charges maximum for 300 k.m. at the rate as may be determined by the Government from time to time provided the approved institute is informed within two hours of the death and body is accepted by authorized officer.

(2) The Post-mortem performed body may be accepted by approved institute for use other than anatomical dissection, such as research or teaching activities.

(3) Once the body is donated, the relatives of the body shall have no claim over the body.

(4) (i) The written consent/declaration showing the pledge in Form A appended to these rule shall be submitted by the donor to donate his/her body after death and the authorized person of the Anatomy Department shall receipt the same in Form B appended to these rules : or

(ii) The written consent as specified in Form C appended to these rules, of the near relatives should be produced at the time of donation.

(5) The Death certificate showing cause of death issued by Registered Medical Practitioner, who has attended the deceased during last illness, should be produced at the time of donation.

6. Disposal of Dead Body :- (1) If the senior officer of the approved institute decides that the body is not suitable for educational purpose or not required by the said Institute then the same shall be disposed off in the following manner, namely:-

(i) unclaimed body shall be disposed by the police officer and

(ii) body brought by relative/s can be disposed off, if so desired by the relative, by approved institution with the assistance of voluntary organizations.

(2) The parts of the body, after dissection, may be disposed in the following manner namely:

(i) by concerned hospital authorities.

(ii) be processed to collect hard bony structures.

(iii) be preserved for teaching purpose.

7. Use for Medical Research:- (1) Human dead body/part of body/human organ/human tissue removed before or after anatomical dissection shall be preserved according to current and accepted scientific method in order to ensure responsible use for medical research and education by the approved Government/Semi Government/Grant-in aid teaching Institutions.

(2) Anatomy department of approved Government / Semi Government / Grant-in aid teaching Institutions can use human dead body for the purpose of mummification and can keep in museum as teaching aid.

(3) Responsible use for medical research shall be taken up after the approval of registered Institutional Ethic Committee.

8. Registers, Returns etc.:- The authorized, officer of the approved institute shall maintain a Register of the dead bodies it received by it in Form D appended to these rules and also maintain records of Annual Returns pertaining to dead bodies as per Form E and Form F appended to these rules.

9. Repeal and Saving:- Subject to the provision of this Part, with effect on from the date on which the Act is constituted, the earlier any Act or Rules related to this shall stand repealed.

By order and in the name of the Governor of Gujarat,

DINESH PARMAR,

Under Secretary to Government.

FORM A

(See Rule 5(4) (i))

ANATOMY DEPARTMENT**COLLEGE****DEAD BODY DONATION****SANKALP PATRA**

Photo

Name : _____

Address : _____

Pin : _____

Phone : _____

Date : _____

To, Professor & Head,
Anatomy Department,

Sir,

I aged years, hereby declare,
my willingness to donate my dead body, posthumously, to anatomy department of _____
College, for teaching purpose. My relatives will act accordingly after my death.

Signature

In the Presence of :

(1) Name of close relative : _____ Age : _____ Address : _____ _____ Signature : _____	(2) Name of close relative : _____ Age : _____ Address : _____ _____ Signature : _____
---	---

FORM A

(See Rule 5(4) (i))

એનેટોમી વિભાગ

કોલેજ

દેહદાન સંકલ્પ પત્ર

ફોટો

નામ : _____

સરનામું : _____

પિન કોડ : _____

ફોન નં. : _____

તારીખ : _____

પ્રતિ,

પ્રાધ્યાપક અને વડા,

એનાટોમી વિભાગ,

માનનીય,

હું નામે ઉંમર વર્ષ આથી પ્રતિજ્ઞા પુર્વક જાહેર કરું છું કે મૃત્યુ પ્રશ્નાત મારા દેહને શૈક્ષણિક હેતુસર ના એનાટોમી વિભાગને સોંપવો. આ સાથે મારા વારસદારના નામે અને તેમને આપેલ સંમતિ સૂચક સહીઓ સામેલ છે. તેઓ એનાટોમી વિભાગને મૃત્યુબાદ સત્વરે માહિતગાર કરશે.

સહી :

નીચે જણાવેલ સ્વજનની હાજરીમાં,

(૧) નીકટના સ્વજનનું નામ :	(૨) નીકટના સ્વજનનું નામ :
_____	_____
ઉંમર : _____	ઉંમર : _____
સરનામું : _____	સરનામું : _____
_____	_____
સહી : _____	સહી : _____

FORM B

(See Rule 5(4)(i))

RECEIPT

Registration No. :

Date :

Name : _____

Birth date : _____

Age : _____

Sex : Male/Female

Office Address : _____

Residence : _____

_____Signature of Authorized Person
Anatomy Department,
_____ College

એનેક્સર - બી

પહોંચ

એનેટોમી વિભાગનો નોંધણી નં. :

તારીખ :

નામ : _____

જન્મ તારીખ : _____

ઉંમર : _____

ઓફિસનું સરનામું : _____

જાતિ : પુરુષ/સ્ત્રી

રહેઠાણનું સરનામું : _____

અધિકૃત વ્યક્તિની સહી

એનેટોમી વિભાગ

_____ કોલેજ

FORM C

(See Rule 5(4) (ii))

ANATOMY DEPARTMENT**COLLEGE****CONSENT LETTER FOR DONATION OF DEAD BODY**

I, the undersigned, _____ of the deceased, hereby donate the dead body of late _____ to anatomy department, as per his/her wish.

I also confirm that his/her death was natural.

Date : / 20

Place : _____

Signature :

Name : _____

Address : _____

Phone : _____

In the presence of :

Signature :

Name : _____

Address : _____

Phone : _____

FORM C

(See Rule 5(4) (ii))

એનેટોમી ડિપાર્ટમેન્ટ

કોલેજ

દેહદાન સંમતિ-પત્ર

આથી આ સંમતિ-પત્ર દ્વારા અમો નીચે સહી કરનાર, અમારા _____ નું દેહદાન, અત્રેના એનેટોમી વિભાગને, સ્વર્ગસ્થની ઈચ્છા અનુસાર કરીએ છીએ.

અમો એ પણ બાંહેધરી આપીએ છીએ કે, સ્વર્ગસ્થનું મૃત્યુ કુદરતી રીતે થયેલ છે.

આપનો

તારીખ :

સ્થળ :

(સહી)

(નામ)

(સરનામું)

(ફોન)

નીચે જણાવેલ સ્વજનની હાજરીમાં,

સહી : _____

નામ : _____

રહેઠાણનું સરનામું : _____

ફોન : _____

Signature of Head Anatomy Department
College

FORM A

(See Rule 8)

PROFORMA OF ANNUAL RETURN**DEAD-BODY INFORMATION (NOT ACCEPTED)****ANATOMY DEPARTMENT**_____ **COLLEGE****YEAR :** _____

Sr. No.	Date	Donor Name	Age	Sex	Address	Brought by Whom	Reasons for non- acceptance	Signature of Authorized officer



સત્યમેવ જયતે

The Gujarat Government Gazette

EXTRAORDINARY

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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th February, 2014.

BOMBAY LAND REVENUE CODE, 1879

No. GHM/14/242012/BKP/436/K: - In exercise of the powers conferred by the second proviso to item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65B of the Bombay Land Revenue Code, 1879. (Bom V of 1879), the Government of Gujarat hereby exempts from the fulfillments of conditions mentioned at item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section-65B, the use of land by the occupants or class of occupants as specified in the Schedule herein below for the bonafide industrial purpose.

SCHEDULE

Sr. No.	Name of Village, Taluka, District	Survey / Block No.	Area H.Are. C.M.	Bonafide Industrial Purpose	Occupants/ Class of occupants
1	2	3	4	5	6
1	At. Tundav Ta. Savli Dist. Vadodara	S.No.2120/2, S.No.2122/1, S.No. 2115. Block no. 1746/1	1590.00 Sq:M	Manufacture and Marketing of Organic Chemicals	Indo Amines Ltd.

The above approval is subject to the following pre conditions to be full filed.

- (1) The title of the land shall be in the name of the concerned party i.e. the unit which is getting the benefit of Bonafide Industrial use.
- (2) The Collector shall be required to obtain all prior NOCs & Clearance from concerned authorities/ departments prior to grant of NA permission.
- (3) Where ever the unit is involved in the activities of dyes & chemicals or other industries which has an Impact on pollution prior clearance of GPCB is a must. The validity of consent period by GPCB has expired on 23/03/2013. The unit must obtain fresh consent from GPCB before carrying out any industrial activity.

- (4) The unit shall be liable to present the final lay out the plan of the area of the operation and the activities of the production must start within the stipulated time period as laid down by the relevant provisions of the acts & rules.
- (5) In case of failure of any of the above conditions the Collector shall be competent to act under provisions of BLRC-1879 & the Bombay Tenancy and Agricultural Lands Act, 1948.
- (6) All the prior NOCs & permissions from the relevant authority will have to be obtained, before granting Non-agricultural permission.
- (7) Where the developer fails to commence Industrial activity, on such land within the prescribed time limit under the industrial Park policy he will be liable to contravention of Gujarat Tenancy & Agricultural Land Act, 1997

By order and in the name of the Governor of Gujarat,

JAYESH M. MISAN,
Under Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 13th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/51 of 2014/DVP-112007-5554-L: WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Kadi Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/129 of 2002/DVP-272001-12125-L, dtd. 18.09.2002 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.30.07.2013 on page no.225-16 and 225-17 under Government Notification, Urban Development and Urban Housing Department No.GH/V/147 of 2013/DVP-272012-4515-L, dtd.30.07.2013 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby:-

- (a) sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and;
- (b) specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification. Urban Development and Urban Housing Department No.GH/V/129 of 2002/DVP-272001-12125-L dtd.18.09.2002

The land bearing earmarked as A1-A2-A3-A4-A5-A6-A7-A8-A9-A1 of village Kadi designated for "Agriculture Zone" shall be deleted from the said zone and land thus released shall be designated for "Residential zone" under section 12(2)(a) of the Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 13th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO.GH/V/52 of 2014/DVP-252013-3217-L: WHEREAS, the Vadnagar Area Development Authority (hereinafter referred to as "the said Authority") prepared and published a Draft Revised Development Plan with General development Control Regulations (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limits under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.06.10.2012

AND WHEREAS, the said Authority submitted the said Development Plan under sub section (1) of section 16 of the said Act to the Government of Gujarat for sanction;

NOW THEREFORE, in exercise of the powers conferred by proviso to sub clause (ii) of clause (a) of sub-section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

- (1) Proposes to modify the aforesaid Development Plan subject to the modifications enumerated in the schedule appended hereto and
- (2) Calls upon any person to submit suggestion or objection, if any, with respect to the proposed modifications to the Principal Secretary, Urban Development and Urban Housing Department, Block No. 14, 9th Floor, New Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette;

SCHEDULE

Proposed modifications in the Draft Revised Development Plan of Ahwa Area Development Authority as finalized by the State Government

Regulations of the GDCR as mentioned in annexure-1 attached herewith are replaced/modified/deleted under section (12)(2)(m) of the said Act.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

વડનગર વિસ્તાર વિકાસ સત્તામંડળ (વડનગર નગરપાલિકા) ની પુનરાવર્તિત વિકાસ યોજનાના સામાન્ય બાંધકામ વિકાસ નિયંત્રણ વિનિયમોમાં નીચે મુજબના સુધારા /ફેરફાર સુચિત કરવામાં આવે છે.

એનેક્સર-૧

અ. નં.	સામાન્ય બાંધકામ નિયંત્રણ નિયમોનું પૃષ્ઠ	વિનિયમ	વિનિયમમાં સુચવાયેલ સુચિત જોગવાઈ	વિનિયમમાં સૂચિત ફેરફાર/સુધારો
૧	૨	૩	૪	૫
૧	૪૧	૪.૧૬	કોમન પ્લોટની વ્યાખ્યામાં અંતે ઉમેરીએ.	“કોમન પ્લોટ સહીયારી માલિકીનો બીન વેચાણપાત્ર” છે.
૨	૫૧	૯.૨(૨)	૧:૪૦૦ પછી ઉમેરીએ.	“(નં.૨ યોજના વિસ્તાર માટે) ૧:૫૦૦ (નં.૨ યોજના વિસ્તાર બહાર માટે)”
૩	૫૭	૧૦.૩	સ્ટ્રક્ચરલ ડિઝાઈનરની જોગવાઈ ઉમેરીએ.	સ્ટ્રક્ચરલ ડિઝાઈનર : ઓલ ઇન્ડિયા બોર્ડ ઓફ ટેકનિકલ એજ્યુકેશને માન્ય કરેલ સીવીલ ઇજનેરની ઉપાધી તેમજ પાંચ વર્ષનો સ્ટ્રક્ચરલ ડિઝાઈનર તરીકેનો અનુભવ, જેમાં બે વર્ષ સ્ટ્રક્ચરલ ડિઝાઈનર તરીકે જવાબદારી પૂર્ણ ફરજો બજાવેલ હોવી જોઈએ.
૪	૫૭	૧૦.૪	વિકાસ કર્તાની જોગવાઈઓ ઉમેરીએ.	વિકાસકર્તા (ડેવલપર) : સ્થપતિ (આર્કિટેક), ઇજનેર, સ્ટ્રક્ચરલ ડિઝાઈનર વિ. વિકાસ પ્રવૃત્તિ સંબંધિત વિનિયમોને આધિન સંકલિત કાર્યવાહી માટે નિમાનાર, કે, જે જમીન માલિક કે જમીન માલિક દ્વારા નિમાયેલ હોય અને ફોર્મ નં.૨(એ), ૨(બી), ૨(સી), ૨(ડી) અને વિનિયમ નં.૧૧.૩(૨) સહિતની વિનિયમો અનુસારની તબક્કાવારના જવાબદારીઓ સ્વીકારી, ખાત્રી આપનાર અને અનુસરનાર.
૫	૫૯	ગામતળ વિસ્તારના વિકાસ માટેની સામાન્ય જરૂરીયાત	૨૦૦ ચો.મી. (૩૦૦ વાર) માં માલિકીના ધોરણેના ફ્લેટ રદ કરીએ.	--
૬	૬૦	(૧) ગામતળ વિસ્તારના વિકાસ માટેની સામાન્ય જરૂરીયાત	૫૦૦ ચો.મી. પ્લોટ વિસ્તારમાં ઉમેરીએ.	અલ્પમાળી બાંધકામ માટે માલિકીના ધોરણ માટેના ફ્લેટ.

અ. નં.	સામાન્ય બાંધકામ નિયંત્રણ નિયમોનું પૃષ્ઠ	વિનિયમ	વિનિયમમાં સુચવાયેલ સુચિત જોગવાઈ	વિનિયમમાં સૂચિત ફેરફાર/સુધારો
૧.	૨	૩	૪	૫
૭.	૬૦	(૧) ગામતળ વિસ્તારના વિકાસ માટેની સામાન્ય જરૂરીયાત વિશેષ નોંધ (ક)(૧) માં	૬.૦ મી. રદ કરીએ.	તેના બદલે ૮.૦ મી. કરીએ.
૮	૬૦	(૧) ગામતળ વિસ્તારના વિકાસ માટેની સામાન્ય જરૂરીયાત વિશેષ નોંધ (ક)(૨) માં	૩.૦ મી. રદ કરીએ.	તેના બદલે ૪.૫૦ મી. કરીએ.
૯	૬૦	(૧) ગામતળ વિસ્તારના વિકાસ માટેની સામાન્ય જરૂરીયાત વિશેષ નોંધ (ખ) માં	૮.૦ મી. રદ કરીએ.	તેના બદલે ૧૨.૦ મી. કરીએ.
૧૦	૬૦ અને ૬૧	(૧) ગામતળ વિસ્તારના વિકાસ માટેની સામાન્ય જરૂરીયાત (૨) બહુમાળી મકાનો	(૧) થી (૫) ની જોગવાઈ રદ કરીએ અને તેના બદલે	ગામતળમાં બહુમાળી મકાનો મળવાપાત્ર રહેશે નહીં.
૧૧	૬૫	૧૩(૪) (ગ)	“કિસ્સાઓમાં” ઉમેરી અને “આ જરૂરીયાતો માટે” રદ કરીએ.	“૧૩.૪(ફ) ની જોગવાઈનો”
૧૨	૬૭	૧૩(૮)	“તેમ છતાં, સ્ટોક્સ, છુટક દુકાનો અને કેન્દ્રીય વાતાવૃક્ષીન બજાર....” ફકરો રદ કરીએ.	--
૧૩	૬૮	૧૩(૯)(એ)	“૧૦ કે ૧૦” રદ કરીએ તેના બદલે	“૪ કે ૪” મુકીએ.
૧૩	૬૮	૧૩(૯)(બી)	“૨૦ કે ૨૦” રદ કરીએ તેના બદલે	“૧૦ કે ૧૦” મુકીએ.
૧૪	૬૮	૧૩(૯)(સી)	“નકશામાં અમુક ચોક્કસ સંખ્યાના નંબરો” રદ કરીએ તેના બદલે	“આયોજન કરી, વિકાસ કરવાનું આયોજન હશે ૪ કે ૪” મુકીએ.
૧૫	૬૮	૧૩(૯)(ડી)	“નકશા બનાવ્યા” રદ કરીએ.	--
૧૬	૬૯	૧૩(૯)(એફ)	“ઓપન એર થીયેટર, પેવેલીયન, શાળા લોક ઉપયોગી હોલ, હોસ્પિટલ, વાડા વિગેરે” રદ કરીએ તેના બદલે	“ઈલેક્ટ્રીક ડી.પી., વરસાદી પાણીના સંગ્રહ માટેના સહીયારા પર્કોલેટિંગ વેલ, સોસાયટીની ઓફિસ, રમતગમત માટેનું સહીયારૂ ઈનડોર સ્ટેડિયમ” મુકીએ.

અ. નં.	સામાન્ય બાંધકામ નિયંત્રણ નિયમોનું પૃષ્ઠ	વિનિયમ	વિનિયમમાં સુચવાયેલ સુચિત જોગવાઈ	વિનિયમમાં સૂચિત ફેરફાર/સુધારો
૧	૨	૩	૪	૫
૧૭	૬૯	૧૩(૯)(જી)	“એક” શબ્દ રદ કરીએ.	--
૧૮	૭૧	૧૩(૧૩)(અ)	“બહુમાળી” શબ્દ રદ કરીએ તેના બદલે	“અલ્પમાળી” શબ્દ મૂકીએ.
૧૯	૭૧	૧૩(૧૩)(અ)	“પરંતુ વિકાસ નકશા....” ફકરો રદ કરીએ.	--
૨૦	૭૧	૧૩(૧૩)(બ)	“વ્યાખ્યાન ગૃહ” પછી ઉમેરીએ.	“બહુમાળી મકાનો” મુકીએ.
૨૧	૭૨	૧૩(૧૬) અનુ. નં.૩માં	અન્ય કોઈ બાજુ પરનું માર્જિનમાં ઉમેરીએ.	“(બંને બાજુ)” મુકીએ.
૨૨	૭૪	૧૩(૧૭) માં	બહુમાળી મકાનો માટેના માર્જિનનો વિનિયમ ઉમેરીએ.	(૧૨) ૦.૩ H અથવા ફમી. જે વધુ હોય તે રસ્તા તરફે તેમજ ૦.૨ H અથવા ફમી. જે વધુ હોય તે પ્લોટની અન્ય હદોએ માર્જિન જાળવવાના રહેશે. સદર કિસ્સામાં ‘H’ એટલે કે બિલ્ડીંગની ઉંચાઈ અને બે બિલ્ડીંગમાં વધુ હોય તે ધ્યાને લેવાની રહેશે.
૨૩	૭૯	૧૪(૫)	“વીસ કે વીસ થી” રદ કરીએ. તેના બદલે	“દશ કે દશથી” મુકીએ.
૨૪	૮૧	૧૪(૮)	“૨૦” રદ કરીએ.	“૧૦” મુકીએ.
૨૫	૮૧	૧૫.૨(૩)	“૨.૦૦મી.” રદ કરીએ.	“૩.૦૦મી.” મુકીએ.
૨૬	૮૫	૧૬.૫	“૧૨.૨ અને” રદ કરીએ.	--



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

INDUSTRIES AND MINES DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 13th February, 2014.

GUJARAT SPECIAL INVESTMENT REGION ACT, 2009.

No. GHU/2014/05/SIR/112010/206094/Part-II/I :- In exercise of the powers conferred by sub-sections (1) and (2) of section 3 read with section 4 and subjections (3) of section-8 of the Gujarat Special Investment Region Act, 2009 (Guj. 2 of 2009) (hereinafter referred to as 'the said Act'), the Government of Gujarat hereby,-

- (i) Declares the areas of villages as specified in column 4 of the Schedule appended hereto, situated in the talukas, as specified in column 3 thereof in the Surat District, to be the Special Investment Region which shall be known as "*Hazira Special Investment Region*" (hereinafter referred to as 'the said Special Investment Region'); and
- (ii) Determines the areas within the boundaries of revenue villages specified in column 4 of the said Schedule to be the geographical area of the said Special Investment Region measuring 24143.294 Hectors in total;
- (iii) Designates the Gujarat Industrial Development Corporation as the Regional Development Authority for the said Special Investment Region and empowers it to exercise all the powers and perform all the functions as specified in section 15 of the said Act.

SCHEDULE

**Details of the areas, villages and talukas of the Surat District
to be known as "The Hazira Special Investment Region"**

Sr. No.	Name of the District	Name of Taluka	Name of the Revenue Village				
1	2	3	4				
			Sr. No	Name of the Village	Survey Nos.	Complete / Partial Village	Total Area of lands (In Hectors)
1	Surat	Olpad	1	Ambheta	121-126,132-133, 356-358, 360-362, 365-370, 371/p, 372 -373, 374/p, 375, 377, 378/p, 379, 382/p, 383/p, 387/p, 427/p, 479, 482/p, 485/p, 486-494, 495/p-501/p, 504/p, 507/p, 510-530, 532-539, 594, 635	Partial	102.873
			2	Ariyana	18,128, 132-225, 226/p, 227, 228/p, 229/p, 230/p, 231-271, 273-281, 311, 313-314, AR 01-AR03	Partial	136.201
			3	Balkas	88-92,133-138,139/p, 140-148,149/p-157/p, 161/p-163/p, 166/p, 167/p, 168-176, 179-183, 184/p, 185-192, 193/A, 193/B, 194-195,199-200	Partial	103.605
			4	Bharundi	33/p, 34B/p, 58/p, 59/p, 60-61, 62/p-64/p, 92/p, 94/p, 95/p, 96-100, 103-104,107-111, 112/P-114/P, 115-120, 123-124, 132, 138-139, 159-164, 168-180,182-188, 189/p, 190a/p, 193/p, 197/p, 198-201, 202/p, 203/p, 205/p, 206-211, 212/p, 214, 215/p-217/p,108a, 109a, 117a, 120a, 170a	Partial	145.441
			5	Kareli	6/p, 18, 56/p, 58/p, 59/p, 63/p, 64/p, 65-75, 80/p, 81-108, 109A, 110-113,115-119, 129-131, 134-140,141/p-143/p, 191/p, 192/p, 193-202, 203/p, 204-213, 224-228, 230-234, 235/p-237/p, 69A	Partial	285.031
			6	Karmala	43/p, 45/p, 46/p, 47-58, 59/p, 63/p-65/p, 67/p, 356/p-358/p, 359-362, 363/p, 365/p, 366/p, 367-379, 380/p, 382/p, 383/p, 373 paiki, KR 1/p, KR 2/p, KR3, KR 4	Partial	81.730
			7	Khalipor	3A, 4-13,15, 24-30, 31A, 31B, 32A, 32B, 32C, 33-34, 35/p, 36A/p, 41, 42/p, 43A/p, 43C, 53/p, 55/p, 56-65, 66/p, 76/p, 81/p, 82, 87/p, 88A/p, 89-90, 91/p, 92-93, 94A,94B, 94C, 95-98, 99/p, 100,119-120	Partial	96.765

Sr. No.	Name of the District	Name of Taluka	Name of the Revenue Village				
			4				
1	2	3	Sr. No	Name of the Village	Survey Nos.	Complete / Partial Village	Total Area of lands (In Hectors)
	Surat	Olpad	8	Kosam	33, 275-281, 293-298, 313, 319-330, 334-338	Partial	56.699
			9	Kudsad	495/p-497/p, 498-500, 501/p, 502/p, 514/p, 516/p, 517/p, 518-519, 520/p, 521-532, 533/p-535/p, 560/p, 561-564, 565/p, 567/p-569/p, 570, 571/p, 572-576, 578-579, 580/p-583/p, 623/p, 644/p, 645/p, 651/p	Partial	147.853
			10	Masma	73/p-75/p, 76-77, 78/p, 79/p, 80-89, 91, 92/p, 93-96, 98/p-101/p, 128, 140/p, 146/p, 149/p, 150/p, 151-157, 159-	Partial	169.848
					162, 165-171, 172/p, 173-179, 181/p, 182-186, 187/p, 188, 189/p, 190-199, 207-222, 227-231, 232/p, 256, 269, 287/p, 288/p, 289-295, 297, 300-316, 317/p, 330/p-334/p, MM 1, MM2, MM 3/p		
			11	Safedpura	744-749, 750/p-754/p, 755-764, 769-775	Partial	86.429
			12	Sandhiyer	70/p, 71/p, 72-76, 77/p, 79/p, 89/p, 90/p, 91-95, 98-104, 105/p, 106-108, 110, 112-117, 121/p-123/p, 124, 126-127, 128/p-132/p, 180, 247, 426/p, 428/p, 429/p, 430, 431/p, 442/p, 443-447, 448/p, 450/p, 451/p, 452-458, 459/p, 460/p, 461-469, 489, 491, 519, 521-525, 527-535, 542-559, 564-569, 570/p, 571-575, 576/p, 577/p, 584/p, 587/p, 588, 589/p, 593/p, 594-615, 616/p, 617/p, 657/p-659/p, 661-666, 669/p, 670-674, 675/p-678/p, 679, 680/p-682/p, 688/p, 690/p-691/p, 693/p, SY 01-SY 03, SY 04/p, SY 05	Partial	325.431
			13	Sultanpor	1-2, 3/p, 4/p, 23/p, 138, 154/p-158/p, 159-160, 161/p-163/p, 164-166, 168-175, 176/p, 177/p, 178, 394, 165P, 166P	Partial	38.202
			14	Vadod	58-60, 90-96, 109-124, 126-127, 130-137, 143-149, VD 01	Partial	69.107
			15	Ishanpur	322/p, 323/p, 324/p, 325/p, 326-331, 332/A/p, 332/1, 333/p, 334/p, 335/p, 336/p, 338/p	Partial	17.607

Sr. No.	Name of the District	Name of Taluka	Name of the Revenue Village				
1	2	3	4				
			Sr. No	Name of the Village	Survey Nos.	Complete / Partial Village	Total Area of lands (In Hectors)
			16	Madhar	168-185,188-189,175P, 179P	Partial	31.515
			17	Dihen	9-1415,10012, DI 01-DI 206	Complete	1291.305
			18	Tena	1-679, TN 01-TN 05	Complete	696.356
	Surat	Olpad	19	Barbodan	1-1460, BB 01-BB 25	Complete	1353.359
			20	Sithna	1-189, ST 01-ST 02	Complete	167.003
			21	Narthan	1-785, NR 01-NR 06	Complete	588.600
			22	Pinjarat	1-2083, PI 01-PI 31	Complete	2790.000
			23	Bhandut	1-804, BH 1-BH 36	Complete	596.152
			24	Odmar	1-250, AD 01-AD 02	Complete	375.912
			25	Lavachha	1-990, LV 1-LV 6	Complete	1038.830
			26	Unsurveyed land	PU 1		1502.682
		Chorasi	27	Variyav	489, 491, 493, 494, 501	Partial	11.610
			28	Damka	1-542, DA 01-DA 20	Complete	1373.431
			29	Rajgiri	1-165, RJ 01- RJ 05	Complete	380.746
			30	Suvali	1-339, SU 01-SU 33	Complete	1322.653
			31	Vaswa	1-332, 900, VS 01	Complete	443.699
			32	Hazira	1-614, HZ 01-HZ 12	Complete	2123.384
			33	Bhatlai	1-116, BL 01-BL02	Complete	249.573
			34	Mora	1-262, MO 1- MO 21	Complete	2202.378
			35	Limla	1-199, LM 01	Complete	605.437
			36	Reclaimed land	HR 1, HR 2		822.797
			37	Unsurveyed land	HU 1, DU 1, RU 1, SU1, SU2, VU2	-	1853.143
			38	Waterways			459.907
Total Area							24143.294

By order and in the name of the Governor of Gujarat,

B. S. MEHTA,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th February, 2014.

BOMBAY LAND REVENUE CODE, 1879

No. GHM/17/2014/BKP/242013/928/K: - In exercise of the powers conferred by the second proviso to item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65B of the Bombay Land Revenue Code, 1879. (Bom V of 1879), the Government of Gujarat hereby exempts from the fulfillments of conditions mentioned at item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section-65B, the use of land by the occupants or class of occupants as specified in the Schedule herein below for the bonafide industrial purpose.

SCHEDULE

Sr. No.	Name of Village, Taluka, District	Survey / Block No.	Area H.Are.C.M.	Bonafide Industrial Purpose	Occupants/ Class of occupants
1	2	3	4	5	6
1	At. MITHI ROHAR Ta. GANDHIDHAM Dist. KUTCH	BLOCK No. 404/1, BLOCK No. 404/2,	H.ARE. 1-01-17 Sq.M H.ARE. 1-04-17 Sq.M	SAW MILLS/ PLYWOOD	RASHMI SHAILESH KAMBOJ

The above approval is subject to the following pre conditions to be full filed.

- (1) The title of the land shall be in the name of the concerned party i.e. the unit which is getting the benefit of Bonafide Industrial use.
- (2) The Collector shall be required to obtain all prior NOCs & Clearance from concerned authorities/ departments prior to grant of NA permission.
- (3) The Collector shall be required to obtain the prior clearance from the concerned Forest and Environment authorities.
- (4) Where ever the unit is involved in the activities of dyes & chemicals or other industries which has an Impact on pollution prior clearance of GPCB is a must.

- (5) The unit shall be liable to present the final lay out the plan of the area of the operation and the activities of the production must start within the stipulated time period as laid down by the relevant provisions of the acts & rules.
- (6) In case of failure of any of the above conditions the Collector shall be competent to act under provisions of BLRC-1879 & the Bombay Tenancy and Agricultural Lands Act, 1948.

By order and in the name of the Governor of Gujarat,

JAYESH MISAN,
Under Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

PORTS AND TRANSPORT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, Dated the 18th February, 2014.

Gujarat Motor Vehicles (Taxation of passengers) Act, 1958

No.PT/2014/ 2 /MTA/182013/3672/KH : In exercise of the powers conferred by the First provisio to sub section (i) of section 3 of the Gujarat Motor Vehicles (Taxation of Passengers) Act, 1958 (Guj. LXVII of 1958) the Government of Gujarat hereby approves the routes to be operated by Surat Sitilink Limited (a 100% subsidiary company of Surat Municipal Corporation, Surat) specified in the schedule appended hereto for the purpose of the said provisio.

SCHEDULE

Sr. No.	Trip	Route
1.	1 UP	Udhana darwaja to Sachin via Udhanadarwaja, kharwarnagar, Udhana teen rasta, Udhana GSRTC, Udhana academy college, Laxmi Narayan temple, Daksheshwar Mahadev, Pandesara GIDC, Kamnath Mahadev, Navin fluorine, Bhestan naher, Bhagvatinagar Industrial estate, Bhestan, Unn naka, Unn industrial estate, Unn char rasta, Green park, Sachin GIDC Junction.
2.	1 DN	Sachin to Udhana darwaja via Sachin GIDC Junction, Green park, Unn char rasta, Unn industrial estate, Unn naka, Bhestan, Bhagvatinagar industrial estate, Bhestan naher, Navin fluorine, Kamnath Mahadev, Pandesara GIDC, Daksheshwar Mahadev, Laxmi Narayan temple, Udhana academy college, Udhana GSRTC, Udhana teen rasta, kharwar nagar, Udhana darwaja.

Sr. No.	Trip	Route
3	2 UP	Station to Sachin via Station, Udhana darwaja, kharwar nagar, Udhana teen rasta, Udhana GSRTC, Udhana academy college, Laxmi Narayan temple, Daksheshwar Mahadev, Pandesara GIDC, Kamnath Mahadev, Navin fluorine, Bhestan naher, Bhagvatinagar Industrial estate, Bhestan, Unn naka, Unn industrial estate, Unn char rasta, Green park, Sachin GIDC Junction.
4.	2 DN	Sachin to Station via Sachin GIDC Junction, Green park, Unn char rasta, Unn industrial estate, Unnnaka, Bhestan, Bhagvatinagar industrial estate, Bhestan naher, Navin fluorine, Kamnath Mahadev, Pandesara GIDC, Daksheshwar Mahadev, Laxmi Narayan temple, Udhana academy college, Udhana GSRTC, Udhana teen rasta, kharwarnagar, Udhana darwaja. Station.
5.	3 UP	Chawpati to Sachin via Chawpati, Athawagate, Majuragate, Kadiwala school Junction, Udhana Darwaja, kharwarnagar, Udhana teen rasta, Udhana GSRTC, Udhana academy college, Laxmi Narayan temple, Daksheshwar Mahadev, Pandesara GIDC, Kamnath Mahadev, Navin fluorine, Bhestan naher, Bhagvatinagar Industrial estate, Bhestan, Unn naka, Unn industrial estate, Unn char rasta, Green park, Sachin GIDC Junction.
6.	3 DN	Sachin to Chawpati via Sachin GIDC Junction, Green park, Unn char rasta, Unn industrial estate, Unn naka, Bhestan, Bhagvatinagar industrial estate, Bhestan naher, Navin fluorine, Kamnath Mahadev, Pandesara GIDC, Daksheshwar Mahadev, Laxmi Narayan temple, Udhana academy college, Udhana GSRTC, Udhana teen rasta, kharwar nagar, Udhana darwaja.,Kadiwala school Junction, Majuragate, Athawagate, Chawpati.
7	4 UP	Station to Chawpati via Station, Kadiwala school Junction, Majuragate, Atheagate, Chawpati.
8.	4 DN	Chawpati to Station via Chawpati, Athawagate, Majuragate, Kadiwala school Junction, Station.

By order and in the name of the Governor of Gujarat,

A. M. TRIVEDI
Deputy Secretary to Government.



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PART IV-B

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PORTS AND TRANSPORT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, Dated the 18th February, 2014

Bombay Motor Vehicles (Taxation of passengers) Act, 1958.

No.PT/2014/ 4 /MTA/182013/3673/KH:- In exercise of the powers conferred by the First proviso to sub section (i) of section 3 of the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 (Bom. LXVII of 1958) and in supersession of earlier Notifications made in this regard by Ports and Transport Department, Government of Gujarat, the Government of Gujarat hereby approves the routes to be operated by Rainbow Tours and Travels, Surat, specified in the schedule appended hereto for the purpose of the said proviso.

SCHEDULE

Routes :

Sr. No.	Route No.	ROUTE
1	1	Railway station To University Railway Station –Dilhi Gate-Moti Tokiz-Tower-Bhagal-Limda Chowk-Lal Gate-Bhaga Talav-Chowk-Juni Civil Hospital-Makkai Pul-Duch Garden-Bahumali Bilding-Girls Politeqnik-Athvagate Junction-M.T.B. Collage-Police Pared Ground-Navi Court-S.P.B. Collage-Parle Point-Maheshwary Bhavan-Ashok Pan Center-Siddharth Complex-Anuvrat Dwar/ Jakatnaka/ SocialStudy/IT Collage-Vir Narmad University.
2	2	Railway Station To Bharthana (Mahavir College) Railway Station –Dilhi Gate-Moti Tokiz-Tower-Bhagal-kotSafil Road-Vadi Faliya-Gopi Talav Madh-Navsari Bazar-SangramPura Talavdi-Xetrapal Mandir-White House-Kailash Nagar-MajuraGate-L.B Fire Station/Income Tax-Raj Empire-Ashirvad Complexuma Bhavan-Atop Nagar/Vidya Bharti School-Bhatar Char Rasta-I.G Desai School-B.K Park/Althan Tenament-kapdia Vadi-Althan naher-Kamnath Mandir-Althan Bus stand-Anand Park Soc.-Jakatnaka-Bharthana Panini Tanki.

Sr. No.	Route No.	ROUTE
3	21	Railway Station To Jahangirpura Railway Station –Dilhi Gate-Moti Tokiz-Tower-Bhagal-Limda Chowk-Lal Gate-Bhaga Talav-Chowk-Bapu Nagar-Adajan Patia-Rushabh Tower/Rander Road-Navyug Collage-Tad Wadi-Palanpur Dargah-Palanpur Patia-Ram Nagar-Khanda Kuwa-Mora Bhagal Junction-Subhas Bag-Taj Soc.-Krishna Complex-Jakatnaka-VariGruh-Jahangirpura 3 rasta-iscon Mandir-Kurxetra-Ram madhi-Asharam Bapu Ashram-Variyav Jakatnaka.
4	10	Udhna Railway To Vir Narmad University Udhna Railway Staion Road No.-6-Udhna Sungh Divya Bhaskar- Udhna 3 Rasta –Satynagar-Jivan Jyot-CNG Junction-Jogani Mandi-Gale mandi Daing-Sosiyo Circle-Somnath Soc.-Navjivan Circle-Bhatar 4 rasta-Anuvrat Dwar/Jakatnaka Socialstudy/IT-Vir Narmad University.
6	25	Railway Station To Chopati Dilhi Gate-Moti Tokiz-Tower-Bhagal-Limda Chowk-Lal Gate-Bhaga Talav-Chowk-Juni Civil Hospital-Makkai Pul-Nanpura Police Choki-Timliyawad-T And T.V Highschool-Athwagate Junction-M.T.B.Collage-Chopati.
7	33	Railway Station To sachin Railway Station-Liniyar-sahara Darwaja-Taxtile Market-Kamela Darwaja-Kinnary Cinema-Man Darwaja-Udhna Naher-Jivan Jyot-Styanagar-Udhna 3 Rasta-Udhna Gam-Udhna Bus Station-Udhna Collage-B.R.C.Daxeswer-BhedBhav Dargah-Pandesara G.I.D.C Fata-Kamnath Mahadev-Navin Florin-Bhestan Naher-CheckPost-Bhestan Gam-Bhestan Railway Fata-Unn Patiya-Sachin.
8	44	Railway Station To Dumas Langar Railway Station –Dilhi Gate-Moti Tokiz-Tower-Bhagal-Limda Chowk-Lal Gate-Bhaga Talav-Chowk-Juni Civil Hospital-Makkai Pul-Duch Garden-Bahumali Bilding-Girls Politeqnik-Athvagate Junction-M.T.B. Collage-Police Pared Ground-Navi Court-S.P.B. Collage-Parle Point-Sargam Shopping Centre-Ichanath-S.V.R-Piplod/Lakeview-Ashirwad Bunglow- rajhansh Cinema-Vesupatia/Big Bazar-RoudhNaka-O.N.G.C-City Plus/Gaviyar-Airport/Dumas Fata-Dumas Langar.
9	50	Railway Station To Causeway Railway Station –Dilhi Gate-Moti Tokiz-Tower-Bhagal-Limda Chowk-Lal Gate-Bhaga Talav-Chowk-Bapu Nagar-Adajan Patia-Mkkaipul Circle-Dhanmora-Causeway Road- Causeway 4 Rasta.
10	66	Railway Station To Godadara, Aaspas Mandir Railway Station-Liniyar-sahara Darwaja-Taxtile Market-Kamela Darwaja-Sai Darshan Market-Anjana Garnalu-Raghukul Market-Anjana Tenament-Anjana Farm Anuvar Nagar-Nilgiri Ilend-Sanjay nagar-Ram Nagar-Godadara Pani Ni tanki –Godadara High School-Godadara Aaspas Mandir.
11	75	Railway Satation To Utran Power House Raiway Station-Aryurvedik Collage-A.K.Road Garnala-Sandesh Press-Umiya Mata Mandir-Lepresy Hospital-Bhavani jems Circle-Sarsvati Vidhyalay/Gaushala-Ashvani Kumar Smsan Gruh-Fulpada-New G.I.D.C. 4 Rasta-Shmruti Soc.-Gajera Ciecile-Gajera School junction-Amroli Jakatnaka-Amroli Police Chowky Circle-Amroli Sahkari Mandli-Railway garnala-Gokul Park-Utran Gam-Omkar Row House-Kirti Nagar-Ashapuri Soc.-Shakti Nagar-Utran power House.

Sr. No.	Route No.	ROUTE
12	77	Railway Satation – Rundhnaka Railway Station –Dilhi Gate-Moti Tokiz-Tower-Bhagal-Limda Chowk-Lal Gate-Bhaga Talav-Chowk-Juni Civil Hospital-Makkai Pul-Duch Garden-Bahumali Bilding-Girls Politeqnik-Athvagate Junction-M.T.B. Collage-Police Pared Ground-Navi Court-S.P.B. Collage-Parle Point-Sargam Shopping Centre-Ichanath-S.V.R-Piplod/Lakeview-Ashirwad Bunglow- rajhansh Cinema-Vesupatia/Big Bazar-RoudhNaka.
13	80	Chowk To Ved Chowk-Hurja-S.M.C-I.P.Mission-Variyali Bazar Police Chowky-Holi Bangla-Katargam Darwaja-Paras police Chowky-Piples bank-Balashrm-Katargam-kantareshve-Lalita Chokdi -Bapa Sitaram Chowk-Dabholi 4 Rasta-Lakshminarayan Nagar-Prumukh Swami Maharaj Chowk-Yogi Farm-Nani Ved Dargah-Sardar Ground-Moti Ved-Shiv Shakti Sankul.
14	88	Chowk To Amroli Chowk-Hurja-S.M.C-I.P.Mission-Variyali Bazar Police Chowky-Holi Bangla-Katargam Darwaja-Paras police Chowky-Piples bank-Balashrm-Katargam Bus Stand-Vastadevi-Kansa Nagar-Gajera Circle-Amroli Jakatnaka-Amroli Police Chowky.
15	100	Railway Station To Ved Raiway Station-Aryuvedik Collage-Lal Darwaja-Patel Wadi-S.M.C.North Zone Office-Dhanwatri Chowk-Paras Police Chowky- Piples bank-Balashrm-Katargam Bus Stand- kantareshve-Lalita Chokdi -Bapa Sitaram Chowk-Dabholi 4 Rasta-Lakshminarayan Nagar-Prumukh Swami Maharaj Chowk-Yogi Farm-Nani Ved Dargah-Sardar Ground-Moti Ved-Shiv Shakti Sankul.
16	101	Railway Station To Puna Gam Railway Station-Liniyar-sahara Darwaja- Smimer Collage-New Bombay Market-A.P.M.C.b Market-Intersity Township-Aaimata Road-Parvet Patia-Magob Patia-Puna Patia-Puna Naher-Puna Gam Bhaiya Nagar-Puna Gam Pani Tanki-Puna Gam Bus Stand-Puna Gam Market-Kalyan Nagar-Devi Darshan Soc-Pramukh Chaya-1- Pramukh Chaya-2-Swaminarayan Mandir-Yogi Chowk.
17	121	Railway Satation - Pandesara, Housing Railway Station-Liniyar-sahara Darwaja-Taxtile Market-Kamela Darwaja-Kinnary Cinema-Man Darwaja-Udhna Naher-Jivan Jyot-Styanagar-Udhna 3 Rasta-Udhna Gam-Udhna Bus Station-Udhna Collage-B.R.C.Daxeswer Mahadev-SaptaSundhi Matanu Mandir-Pandesara Housing 4 Rasta-Pandesara Pani Tanki.
18	333	Railway Station To sachin G.I.D.C. To Vadi Faliya Railway Station-Dilhi gate-Moti Tokiz-Navsari Bazar-Udhna Darwaja-Udhna Naher-Jivan Jyot-Satynahar-Udhna 3 Rasta-Udhna Gam-Udhna bus Stand- Udhna Collage-B.R.C.Daxeswer-BhedBhav Dargah-Pandesara G.I.D.C Fata-Kamnath Mahadev-Navin Florin-Bhestan Naher-CheckPost-Bhestan Gam-Bhestan Railway Fata-Unn Patiya-Sachin G.I.D.C.- Sachin G.I.D.C Naka-deva Rekha Chokdi-Sutex Bank-piples Bank- Sachin G.I.D.C.

Sr. No.	Route No.	ROUTE
19	500	Railway Station To Railway Station(Circuler) Railway Station-Liniyar Bus Stand-sahara Darwaja-Taxtile Market-Kamela Darwaja-Kinnary Cinema-Man Darwaja-Udhna darwaja-New Cicil Hospital-Majura Gate-Athvagate-Gujarat Gas Circle-Athvagate- Girls Politeqnik-Bahumali Bilding-Duch garden-Makkai Pul-Juni Civil hospital-Chauta pul-Limada Chowk-BHagal-Moti Tokiz-Dilhi Gate-Station.
20	555	Railway Station To Palanapur Jakatnaka Railway Station -Dilhi Gate-Moti Tokiz-Tower-Bhagal-Limda Chowk-Lal Gate-Bhaga Talav-Chowk-Bapu Nagar-Adajan Patia-Rushabh Tower-Rander Road-Navyug Collage-New rander Zone Office-Mahadev mandir-Prime Arcade-Huney park Road-L.P savani-Vidhyakunj School-Shak Market-Palanpur jakatnaka.
21	600	Railway Station To Chhaprabhatha Variyav Gam Railway Station-Garnala-I.C.Gandhi School-Sumul Dairy-Dhiraj Sons-Sumul Dairy Gate-Vir Sarvkar Baug-State Bank -G.i-D.C.Naka-Smruti Soc-Gajera Circle-Gajera School-Amroli Junanaka-Police Chowky-Reliance Petrol Pump-Gaytri Marble-Shree Pramukh Park-ManMandir park-jalaram mandir-Chhaprabhatha-Kartik nagar-ratna sagar vidhyalay-Buniyad Aashram Shala-Tadwadi-Rabari vasahat-Variyav kolival-Vadaliya farm-Khodiyar mata Mandir-Gujarati School-Variyav gam.
22	666	Railway Station To Dindoli Railway Station-Liniyar-sahara Darwaja-Taxtile Market-Kamela Darwaja-Kinnary Cinema-Man Darwaja-Udhna Naher-Jivan Jyot-Styanagar-Udhna 3 Rasta-Divya Bhasker-Udhna Road No.-6 Junction-Udhna railway Station-Mahavir Complex-Sitaram nagar-S.M.C.Sankul-primary School-Umiya Nagar-Dindoli railway Fatak-haridware Nagar-Sai Mandir-C.R.Patil Naga-Dindoli gam.
23	700	Railway Station To Uggat Railway Station -Dilhi Gate-Moti Tokiz-Tower/Bhagal-Limda Chowk-Lal Gate-Bhaga Talav-Chowk-Juni Civil Hospital-Adajan Patia-Rushabh Tower-Rander Road-Navyug Collage-tadwadi-Palanpur patia-Ram Nagar-Mora Bhagal-Uggat Gardan-uggat gam.
24	777	Railway Station To Rander Railway Station -Dilhi Gate-Moti Tokiz-Tower/Bhagal-Limda Chowk-Lal Gate-Bhaga Talav-Chowk-Bapu Nagar-Adajan Patia-Rushabh Circle-Navyug Collage-tadwadi-Palanpur dargah- Palanpur Patia-Ram Nagar-Piprdiwala School-Rander gam.
25	800	Railway Station To New City Lite Railway Station-Liniyar Bus Stand-falsa wadi-sahara Darwaja-Taxtile Market-Kamela Darwaja-Man Darwaja-Udhna Darwaja-Sub Jail-Kadiwala School-New Civil Hospital-Majura Gate-L.B.Fire Station-Ghod Dod Road-Parle Point-Jani Farsan-Science Center-Ashok Pan-Anuvrat Dwar-V.I.P road-new city lite road.

Sr. No.	Route No.	ROUTE
26	888	Railway Station To kosad Railway Station-Garnala-I.C. Gandhhi school-Sumul Dairy-Dhiraj sons-Sumul Dairy gate-Vir savarkar baugh Stat Bank-G.I.D.C. naka-Smruti Soc.-Gajera Circle-Gajera School-Amroli Juna Naka-Police Choki-Man Sarovar-ganesh Chok-Ganesh Pura Housing board-Hanuman mandir-Kosad fata-sardar nagar-Somnath Mandir-Kosad bus stand.
27	111	Railway Station To Sarthana -shyamdharm mandir Railway Station-khandBazar Varachha Road-Vaishali Cinema J.N-Gitanjali/Rajhansh Shopping-Mini Bazar-Tapi Bag-Baroda Pristage-Hirabag Junction-kapodra Rasta-Paras service Staion-Siddh kutir-Dharukavala Collage-Water Workes-Chopati Varachha-Nana Varachha-Simada Gam-Sarthana Naka-Kosmadi Patia-Shyamdharm-Purushotam Nagar-Jakatnaka- shyamdharm mandir.

By order and in the name of the Governor of Gujarat,

A. M. TRIVEDI,
Deputy Secretary to Government.



सत्यमेव जयते



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th February, 2014

GUJARAT LAND REVENUE CODE, 1879.

No. GHM/21/2014/M/PFR/102013/139/L-1:- WHEREAS, the Government of Gujarat in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879) has divided the Jamnagar district into two districts, namely, Jamnagar District and Devbhumi dwarka District, under Government Notification, Revenue Department No. GHM/2013/ 75/M/PFR/102013/139/L.1, dated the 13th August 2013 consisting of the talukas as specified in the said notification.

Now, in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879, the Government of Gujarat hereby-

- (a) (i) excludes the Bhangor village which form part of the Bhanvad taluka of the Devbhumi dwarka district, and
- (ii) includes the said village in the Lalpur taluka of Jamnagar district;
- (b) (i) excludes the Vanavad, Verad and Krushngadh villages which form part of the Bhanvad taluka of the Devbhumi dwarka district, and
- (ii) includes the said villages in the Jamjodhpur taluka of Jamnagar district.

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 18th February, 2014

GUJARAT LAND REVENUE CODE, 1879.

No. GHM/ 22 /2014/M/PFR/102013/139/L-1:- WHEREAS, the Government of Gujarat in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879) has divided the Junaghadh, Amreli and Bhavanagar district into four districts, namely, Junaghadh, Amreli , Bhavanagar and Porbandar Districts, under Government Notification, Revenue Department No.GHM/97/82/M/PFR /1097/L.1, dated the 24th September, 1997 consisting of the talukas as specified in the said notification.

Now, in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879, the Government of Gujarat hereby-

- (i) excludes the Chotra village which form part of the Rajula taluka of the Amreli district; and
- (ii) includes the said village in the Jafrabad taluka of Amreli district.

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 18th February, 2014

GUJARAT LAND REVENUE CODE, 1879.

No. GHM/ 23/2014/M/PFR/102013/139/L-1:- WHEREAS, the Government of Gujarat in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879) has divided the Kheda district into two districts, namely, Kheda and Anand Districts, under Government Notification, Revenue Department No.GHM/97/80/M/PFR/1097/L.1, dated the 24th September, 1997 consisting of the talukas as specified in the said notification.

AND WHEREAS, the Government of Gujarat in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879) has divided the Matar and Nadiad taluka into three talukas, namely, Matar , Nadiad and Vaso taluka, under Government Notification, Revenue Department No.GHM/2013/103/M/PFR/102013/139/L.1, dated the 9th September, 2013 consisting of the villages as specified in the said notification.

Now, in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879, the Government of Gujarat hereby-

- (i) excludes the Ramol village which form part of the Petalad taluka of the Anand district, and
- (ii) includes the said village in the Vaso taluka of Kheda district;

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 18th February, 2014

GUJARAT LAND REVENUE CODE, 1879.

No. GHM/24 /2014/M/PFR/102013/139/L-1:- WHEREAS, the Government of Gujarat in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879) has divided the Ahmedabad and Bhavnagar district into three districts, namely, Ahmedabad , Bhavnagar and Botad districts, under the Government Notification, Revenue Department No.GHM/2013/71/M/PFR /102013/139/L.1, dated the 13th August, 2013 consisting of the talukas as specified in the said notification.

AND WHEREAS, In exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat has constituted the Jotana taluka by the Government Notification, Revenue Department No.GHM/2013/93/M/PFR/102013/139/L.1, dated the 9th September, 2013 consisting of the villages as specified in the said notification.

Now, in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879, the Government of Gujarat hereby-

(i) excludes the Telavi, Bhataria and Balsasan villages which form part of the Detroj-Rampura taluka of the Ahmedabad district, and

(ii) includes the said villages in the Jotana taluka of Mehsana district;

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 18th February, 2014

GUJARAT LAND REVENUE CODE, 1879.

No. GHM/25/2014/M/PFR/102013/139/L-1:- WHEREAS, In exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat has constituted the Suigam taluka by the Government Notification, Revenue Department No. GHM/2013/95/M/PFR/102013/139/L.1, dated the 9th September, 2013 consisting of the villages as specified in the said notification;

AND WHEREAS, in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat has reconstituted the Santalpur taluka by the Government Notification, Revenue Department No. GHM/2013/89/M/PFR/102013/139/L.1, dated the 9th September, 2013 consisting of the villages as specified in the said notification.

Now, in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879, the Government of Gujarat hereby-

(i) excludes the Kesargadh village which form part of the Suigam taluka of Banaskantha district, and

(ii) includes the said village in the Santalpur taluka of Patan district;

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 18th February, 2014**GUJARAT LAND REVENUE CODE, 1879.**

No. GHM/26/2014/M/PFR/102013/139/L-1:- WHEREAS, the Government of Gujarat in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879) has divided the Rajkot, Jamnagar and Surendranagar districts into four districts, namely, Rajkot, Jamnagar, Surendranagar and Morbi districts, under the Government Notification, Revenue Department No. GHM/2013/74/M/PFR/102013/139/L.1, dated the 13th August, 2013 consisting of the talukas as specified in the said notification.

Now, in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879, the Government of Gujarat hereby-

- (a) (i) excludes the Bedi and Vijaynagar villages which form part of the Tankara taluka of the Morbi district, and
- (ii) includes the said villages in the Rajkot taluka of Rajkot district;
- (b) (i) excludes the Vachhakpar village which form part of the Rajkot taluka of the Rajkot district, and
- (ii) includes the said village in the Tankara taluka of Morbi district;
- (c) (i) excludes the Kherva village which form part of the Vankaner taluka of the Morbi district, and
- (ii) includes the said village in the Rajkot taluka of Rajkot district;
- (d) (i) excludes the Chitrodi and Dhvan villages which form part of the Dhangadhara taluka of the Surendranagar district, and
- (ii) includes the said villages in the Halvad taluka of Morbi district;

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 18th February, 2014**GUJARAT LAND REVENUE CODE, 1879.**

No. GHM/2014/27/M/PFR/102013/139/L-1:-In exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends Government Notification, Revenue Department No. GHM/2013/92/M/PFR/102013/139/L.1, dated the 9th September, 2013 as under, namely:-

- (a) (i) In SCHEDULE-B, relating to the villages of Vaghai taluka, the following entry shall be deleted, namely:-
“9 Bardipada (Saja”;
- (ii) In SCHEDULE-C, relating to the villages of Subir taluka, the following entries shall be deleted, namely:-
“20 Chinchli
86 Pipalpada
96 Taklipada (Pipalaidevi)
101 Vanzarghodi”;

- (b) In SCHEDULE-A, relating to Ahwa taluka, after entry at serial no. 100, the following entries shall be added, namely:-

“101 Bardipada (Saja)

102 Chinchli

103 Pipalpada

104 Taklipada (Pipalaidevi)

105 Vanzarghodi”.

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th February, 2014

GUJARAT LAND REVENUE CODE, 1879.

No. GHM/2014/28/M/PFR/102013/139/L-1:-In exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends Government Notification, Revenue Department No. GHM/2013/86/M/PFR/102013/139/L.1, dated the 9th September, 2013 as under, namely:-

- (i) In SCHEDULE-D, relating to the villages of Lakhni taluka, the following entries shall be deleted, namely:-

“2 Bhadra

32 Sarat

45 Asodar”;

- (ii) In SCHEDULE-A, relating to the villages of Deesa taluka, after entry at serial no. 107, the following entries shall be added, namely:-

“108 Bhadra

109 Sarat”;

- (iii) In SCHEDULE-C, relating to the villages of Tharad taluka, after entry at serial no. 123, the following entry shall be added, namely:-

“124 Asodar”;

- (a) (i) In SCHEDULE-B, relating to Diyodar taluka, the following entries shall be deleted, namely:-

“5 Makdala

7 Vajegadh”;

- (ii) In SCHEDULE-D, relating to the villages of Lakhni taluka, after entry at serial no. 55, the following entries shall be added, namely:-

“56 Makdala

57 Vajegadh”.

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 18th February, 2014**GUJARAT LAND REVENUE CODE, 1879.**

No. GHM/2014/29/M/PFR/102013/139/L-1:-In exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends Government Notification, Revenue Department No. GHM/2013/89/M/PFR/102013/139/L.1, dated the 9th September, 2013 as under, namely:-

(i) In SCHEDULE-B, relating to the villages of Harij taluka, the following entry shall be deleted, namely:-

“46 Vagosan”;

(ii) In SCHEDULE-D, relating to the villages of Shankheswar taluka, after entry at serial no. 36, the following entries shall be added, namely:-

“37 Vagosan” .

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 18th February, 2014**GUJARAT LAND REVENUE CODE, 1879.**

No. GHM/2014/30/M/PFR/102013/139/L-1:-In exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department No. GHM/2013/102/M/PFR/102013/139/L.1, dated the 9th September, 2013 as under, namely:-

(i) In SCHEDULE-B, relating to the villages of Sanjeli taluka, the following entry shall be deleted, namely:-

“28 Kadval”;

(ii) In SCHEDULE-A, relating to the villages of Zalod taluka, after entry at serial no. 94, the following entry shall be added; namely:-

“95 Kadval”.

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 18th February, 2014**GUJARAT LAND REVENUE CODE, 1879.**

No. GHM/2014/31/M/PFR/102013/139/L-1:-In exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends Government Notification, Revenue Department No. GHM/2013/84/M/PFR/102013/139/L.1, dated the 9th September, 2013 as under, namely:-

(i) In SCHEDULE-B, relating to the villages of Girgadhda taluka, the following entry shall be deleted, namely:-

“4 Bediya”;

- (ii) In SCHEDULE-A, relating to the villages of Una taluka, after entry at serial no. 91, the following entry shall be added, namely:-

“92 Bediya”.

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th February, 2014

GUJARAT LAND REVENUE CODE, 1879.

No. GHM/32/2014/M/PFR/102013/139/L-1:- WHEREAS, the Government of Gujarat in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879) has divided the Junagadh district into two districts, namely, Junagadh and Gir Somnath districts, under the Government Notification, Revenue Department No. GHM/2013/70/M/PFR/102013/139/L.1, dated the 13th August, 2013 consisting of the talukas as specified in the said notification.

AND WHEREAS, in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat has constituted the Girgadhda taluka by Government Notification, Revenue Department No. GHM/2013/84/M/PFR/102013/139/L.1, dated the 9th September, 2013 consisting of the villages as specified in the said notification.

Now, in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879, the Government of Gujarat hereby-

- (i) excludes the Pichhva-pichhvi village which form part of the Kodinar taluka of Gir Somnath district, and
- (ii) includes the said village in the Girgadhda taluka of Gir Somnath district;

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th February, 2014

GUJARAT LAND REVENUE CODE, 1879.

No. GHM/2014/33/M/PFR/102013/139/L-1:- In exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department No. GHM/2013/90/M/PFR/102013/139/L.1, dated the 9th September, 2013 as under, namely:-

- (i) In SCHEDULE-B, relating to the villages of Saraswati taluka, the following entry shall be deleted, namely:-
“15 Dharnoj”;
- (ii) In SCHEDULE-A, relating to the villages of Patan taluka, after entry at serial no. 65, the following entry shall be added, namely:-
“66 Dharnoj”.

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 18th February, 2014.**GUJARAT LAND REVENUE CODE, 1879.**

No. GHM/34/2014/M/PFR/102013/139/L-1:- WHEREAS, the Government of Gujarat in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879) has reconstituted the Ahmedabad and Gandhinagar Districts, under Government Notification, Revenue Department No.GHM/97/86/M/PFR/1097/L.1, dated the 24th September, 1997 consisting of the talukas as specified in the said notification.

AND WHEREAS, the Government of Gujarat in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879) has reconstituted Mansa taluka, under Government Notification, Revenue Department No.GHM/2013/93/M/PFR/102013/139/L.1, dated the 9th September, 2013 consisting of the villages as specified in the said notification.

Now, in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879, the Government of Gujarat hereby-

- (i) excludes the Limbodara village which form part of the Kalol taluka of Gandhinagar district, and
- (ii) includes the said village in the Mansa taluka of Gandhinagar district;

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 18th February, 2014**GUJARAT LAND REVENUE CODE, 1879.**

No. GHM/35/2014/M/PFR/102013/139/L-1:- WHEREAS, the Government of Gujarat in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879) has divided the Kheda District into two districts namely Kheda and Anand Districts, under Government Notification, Revenue Department No.GHM/97/80/M/PFR/1097/L.1, dated the 24th September, 1997 consisting of the talukas as specified in the said notification.

AND WHEREAS, the Government of Gujarat in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879) has constituted Vaso taluka, under Government Notification, Revenue Department No.GHM/2013/103/M/PFR/102013/139/L.1, dated the 9th September, 2013 consisting of the villages as specified in the said notification.

Now, in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879, the Government of Gujarat hereby-

- (i) excludes the Roon, Pedhli and Devavanta villages which form part of the Sojitra taluka of Anand district, and
- (ii) includes the said villages in the Vaso taluka of Kheda district;

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 18th February, 2014**GUJARAT LAND REVENUE CODE, 1879.**

No. GHM/36/2014/M/PFR/102013/139/L-1:- WHEREAS, the Government of Gujarat in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879) has divided the Junagadh, Amreli and Bhavnagar districts into four districts, namely, Junagadh, Amreli, Bhavnagar and Porbander Districts, under Government Notification, Revenue Department No.GHM/97/82/M/PFR/1097/L.1, dated the 24th September, 1997 consisting of the talukas as specified in the said notification.

And WHEREAS, the Government of Gujarat in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879) has further divided the Junagadh district into two districts, namely, Junagadh and Gir Somnath districts, under the Government Notification, Revenue Department No. GHM/2013/70/M/PFR/102013/139/L.1, dated the 13th August, 2013 consisting of the talukas as specified in the said notification.

Now, in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879, the Government of Gujarat hereby-

- (i) excludes the Bhalgam village which form part of Bagsara taluka of Amreli district, and
- (ii) includes the said village in the Visavadar taluka of Junagadh district.

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th February, 2014

GUJARAT LAND REVENUE CODE, 1879.

No. GHM/2014/37/M/PFR/102013/139/L-1:-In exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department No. GHM/2013/87/M/PFR/102013/139/L.1, dated the 9th September, 2013 as under, namely:-

- (c) In SCHEDULE-E, relating to the villages of Jesar taluka, the following entry shall be deleted, namely:-
“15 Monpar”;
- (d) In SCHEDULE-A, relating to the villages of Mahuva taluka, after entry at serial no. 115, the following entry shall be added, namely:-
“116 Monpar”.

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th February, 2014

GUJARAT LAND REVENUE CODE, 1879.

No. GHM/2014/38/M/PFR/102013/139/L-1:-In exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends Government Notification, Revenue Department No. GHM/2013/88/M/PFR/102013/139/L.1, dated the 9th September, 2013 as under, namely:-

- (i) In SCHEDULE-B, relating to the villages of Khergam taluka, the following entries shall be deleted, namely:-
- “2 Agasi
 - 5 Chari
 - 9 Dholumber
 - 11 Ghej
 - 12 Ghodvani
 - 13 Gholar
 - 14 Godthal
 - 18 Mandav Khadak
 - 19 Mogarwadi
 - 27 Rumla
 - 29 Syada
 - 34 Velanpur
 - 35 Zari (Miyazari)“ ;
- (ii) In SCHEDULE-A, relating to the villages of Chikhli taluka, after entry at serial no. 53, the following entries shall be added, namely:-
- “54 Agasi
 - 55 Chari
 - 56 Dholumber
 - 57 Ghej
 - 58 Ghodvani
 - 59 Gholar
 - 60 Godthal
 - 61 Mandav Khadak
 - 62 Mogarwadi
 - 63 Rumla
 - 64 Syada
 - 65 Velanpur
 - 66 Zari (Miyazari) “.

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th February, 2014

GUJARAT LAND REVENUE CODE, 1879.

No. GHM/2014/39/M/PFR/102013/139/L-1:-In exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends Government Notification, Revenue Department No. GHM/2013/98/M/PFR/102013/139/L.1, dated the 9th September, 2013 as under, namely:-

- (I) In SCHEDULE-C, relating to the villages of Sayla taluka which form part of the Surendranagar District, the following entries shall be deleted, namely:-

“20 Goraiya

46 Nana Matra

57 Samadhiyala”;

- (II) In SCHEDULE-C, relating to the villages of Vinchhiya taluka which form part of the Rajkot District, after entry at serial no. 50, the following entries shall be added, namely:-

“51 Goraiya

52 Nana Matra

53 Samadhiyala”.

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th February, 2014

GUJARAT LAND REVENUE CODE, 1879.

No. GHM/40/2014/M/PFR/102013/139/L-1:- WHEREAS, the Government of Gujarat in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879) has divided the Ahmedabad and Bhavnagar district into three new districts, namely, Ahmedabad, Bhavnagar and Botad Districts, under Government Notification, Revenue Department No. GHM/2013/97/M/PFR/102013/139/L.1, dated the 13th August 2013 consisting of the talukas as specified in the said notification.

Now, in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879, the Government of Gujarat hereby-

- (i) excludes the Chandarva village which form part of the Dhandhuka taluka of the Ahmedabad district; and
- (ii) includes the said village in the Ranpur taluka of Botad district.

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th February, 2014

GUJARAT LAND REVENUE CODE, 1879.

No. GHM/2014/41/M/PFR/102013/139/L-1:-In exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends Government Notification, Revenue Department No. GHM/2013/103/M/PFR/102013/139/L.1, dated the 9th September, 2013 as under, namely:-

- (i) In SCHEDULE-C, relating to the villages of Vaso taluka, the following entries shall be deleted, namely:-
 "7 Nandoli
 8 Degam
 11 Davda";
- (ii) In SCHEDULE-B, relating to the villages of Nadiad taluka, after entry at serial no. 48, the following entries shall be added, namely:-
 "49 Nandoli
 50 Degam
 51 Davda".

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
 Joint Secretary to Government.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th February, 2014

GUJARAT LAND REVENUE CODE, 1879.

No. GHM/2014/42/M/PFR/102013/139/L-1:- In exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends Government Notification, Revenue Department No. GHM/2013/100/M/PFR/102013/139/L.1, dated the 9th September, 2013 as under, namely:-

- (a) (i) In SCHEDULE-A, relating to the villages of Sankheda taluka which form part of the Vadodara District, the following entry shall be deleted, namely:-
 " Sarsinda ()";
- (ii) In SCHEDULE-C, relating to the villages of Bodeli taluka which form part of the Chhotaudepur District, after entry at serial no. 152, the following entry shall be added, namely:-
 "153 Sarinda ()";
- (b) (i) in SCHEDULE-C, relating to the villages of Bodeli taluka which form part of the Chhotaudepur District, the following entry shall be deleted, namely:-
 "75 Vaghava";
- (ii) in SCHEDULE-B, relating to the villages of Jetpur-Pavi taluka which form part of the Chhotaudepur District, after entry at serial no. 131, the following entry shall be added, namely:-
 "132 Vaghava".

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
 Joint Secretary to Government.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th February, 2014

GUJARAT LAND REVENUE CODE, 1879.

No. GHM/2014/43/M/PFR/102013/139/L-1:- In exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom.V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department, No. GHM/97/84/M/PFR/1097/L, dated the 24th September, 1997 as under:-

In the said notification, in paragraph (b) relating to Mehsana district, under the heading "Name of Taluka", entry at serial No. 8 relating to "Gozariya" shall be deleted *abinitio*.

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th February, 2014

GUJARAT LAND REVENUE CODE, 1879.

No: GHM/2014/44/M/PFR/102013/139/L.1:- In exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends and shall always deemed to have been amended from the 9th September, 2013, the Government Notification, Revenue Department, No GHM/2013/93/M/PFR/102013/139/L.1, dated the 9th September, 2013, as under, namely:-

- (1) In SCHEDULE -A, relating to villages of Kadi taluka, after entry at Serial No. 106, the following entries shall be added, namely:-
 - " 107 Dangarva
 - 108 Karjisan
 - 109 Narola
 - 110 Vadu";
- (2) In SCHEDULE -B, relating to villages of Mehsana taluka, after entry at Serial No. 84, the following entries shall be added, namely:-
 - " 85 Dhandhusan
 - 86 Gozariya
 - 87 Hadvi
 - 88 Jamnapur
 - 89 Meu
 - 90 Mulsan
 - 91 Padhariya
 - 92 Saldi
 - 93 Vadasma".
- (3) In SCHEDULE -C, relating to villages of Vijapur taluka, after entry at Serial No. 60, the following entries shall be added, namely:-
 - " 61 Dabhala
 - 62 Manekpur-Dabhala
 - 63 Titodan
 - 64 Vasai";
- (4) In SCHEDULE -D, relating to villages of Visnagar taluka, after entry at Serial No. 57, the following entries shall be added, namely:-
 - " 58 Dhamanva
 - 59 Dharusana";

(5) In SCHEDULE -E, relating to villages of Mansa taluka, after entry at Serial No. 46, the following entries shall be added, namely:-

" 47 Kharna

48 Khata Amba

49 Parsa";

(6) SCHEDULE -F relating to villages of Gozariya taluka shall be deleted.

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th February, 2014

GUJARAT LAND REVENUE CODE, 1879.

No. GHM/2014/45/PFR/102013/139/L-1:- In exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom.V of 1879) and in suppression of all the previous notifications so far as they relate to constitution of Nandod taluka, the Government of Gujarat with effect from [*], hereby divides the area comprised immediately before the said date of Nandod taluka so as to form it into two new talukas, namely:-

- (1) Nandod taluka with headquarter at Nandod shall consist of the villages as specified in Schedule-A annexed hereto; and
- (2) Garudeshwar taluka with headquarter at Garudeshwar shall consist of the villages as specified in Schedule-B annexed hereto.

SCHEDULE - A

VILLAGAES OF NANDOD TALUKA

Sr. No.	Village	Sr. No.	Village
1	Gopalpura	55	Gadit
2	Jior	56	Moti Bhamri
3	Pati	57	Mandan (Gadit)
4	Tankari	58	Namalgadh
5	Sodhliya	59	Gagar
6	Anijara	60	Nani Daberi
7	Vandriya	61	Kuta Ambha
8	Rampura (Mangrol)	62	Palsi
9	Guvar	63	Bitada
10	Mangrol	64	Mojji
11	Lachhras	65	Aamli
12	Vavdi	66	Junaraj
13	Shaherav	67	Jitgadh
14	Poicha	68	Jetpor (Ramgadh)
15	Ori	69	Ramgadh
16	Roondh	70	Nana Limatvada
17	Kandroj	71	Mota Limatvada
18	Dhamnacha	72	Verisalpara
19	Nikoli	73	Khamar
20	Patna	74	Navagam (Ramgadh)

Sr. No.	Village	Sr. No.	Village
21	Bhadam	75	Nana Raypura
22	Bhuchhad	76	Timbi
23	Bhacharvada	77	Kakadva
24	Rajuvadiya	78	Medgam
25	Vadhodiya	79	Bamanfaliya
26	Sisodara	80	Taropa
27	Sundarpara	81	Virpor
28	Rajpipla	82	Dholar
29	Kuvarpara (Rural)	83	Navra
30	Vadiya	84	Varachha
31	Karantha	85	Navapara (Nikoli)
32	Jesalpor	86	Varkhad
33	Rasela	87	Pratappara
34	Nana Hedva	88	Helambi
35	Mota Hedva	89	Rampara (Patna)
36	Chitrol	90	Pratapnagar
37	Mayasi	91	Gamkuva
38	Kanpor	92	Vagetha
39	Ringni	93	Ranipara
40	Akuvada	94	Dholivav
41	Dharikhed	95	Ghanpor
42	Lothan	96	Torna
43	Amarpara	97	Narkhadi
44	Virsangpara	98	Kothara
45	Aamletha	99	Jitnagar
46	Kumsgam	100	Motichikhali
47	Umarva	101	Nani Chikhali
48	Rel	102	Vanzar
49	Khojalvasa	103	Movi
50	Ghanta	104	Boridara
51	Mahudipada	105	Hajarpara
52	Handi	106	Chitravadi
53	Dhochaki	107	Thari
54	Dadhvada	108	Mota Raypara

SCHEDULE - B

VILLAGES OF GARUDESHWAR TALUKA

Sr. No.	Village	Sr. No.	Village
1	Aamdala	48	Pichhipara
2	Dhamadara	49	Gulvani
3	Gadkoi	50	Limkhetar
4	Chhidiyapara	51	Pantalavadi
5	Indravarna	52	Vaviyala
6	Vansala	53	Galupura
7	NaniRaval	54	Bilthana
8	Boriya	55	Bhekhdia

Sr. No.	Village	Sr. No.	Village
9	Vasantpara	56	Mithivav
10	Motapipariya	57	Panisadadiya
11	NanPipariya	58	Navapara (Garudeshwar)
12	Kevadiya	59	Dhobisal
13	Kothi	60	Dhaniyara
14	Gabhana	61	Vanznitad
15	Bhumliya	62	Dhefa
16	Khadgada	63	Mokhdi
17	Gadod	64	Thavdiya
18	Orpa	65	Surpan
19	Bor utar	66	Dhirkhadi
20	Kumbhiya	67	Vadgam
21	Nasari	68	Katkhadi
22	Gunetha	69	Vaghrali
23	Valpor	70	Kareli
24	Chichdiya	71	Timrava
25	Gadher	72	Chapat
26	Mankadkhada	73	Vagdiya
27	Gora	74	Navagam (Limdi)
28	Zarvani	75	Limdi
29	Garudeshwar	76	Suka
30	Akteshwar	77	Songam
31	Sanjroli	78	Sandhiya
32	Jetpor (Vaghrali)	79	Sajanpura
33	Haripara	80	Bakhkhar
34	Vanji	81	Mankuva
35	Survani	82	Samariya
36	Zariya	83	Bhilvanshi
37	Udva	84	Sakva
38	Vadi	85	Bhandra
39	Nadhatpor	86	Mota Amba
40	Zer	87	Moti Raval
41	Samshehpura	88	Umarva (Joshi)
42	Navavadhpora	89	Mandan (Gora)
43	Velchhandi	90	Kulvadi
44	Junvad	91	Surajvad
45	Nanazunda	92	Sengpara
46	Panchla	93	Gambhirpara
47	Mankadambha	94	Kalimakwana

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

Government Central Press, Gandhinagar.



सत्यमेव जयते

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

DEPARTMENT OF SCIENCE & TECHNOLOGY

Notification

Sachivalaya, Gandhinagar, 19th February, 2014.

INFORMATION TECHNOLOGY ACT, 2000.

No. GST/1/2014/ITA/10/2012/GOI-57-1150/IT In exercise of the powers conferred by section 90 read with sections 6 and 6A of the Information Technology Act, 2000 (21 of 2000), the Government of Gujarat hereby makes the following rules, namely:-

1. **Short title and Commencement.**—(1) These rules may be called the Gujarat Information Technology (Electronic Service Delivery) Rules, 2014.

(2) They shall come into force on the date of their publication in the *Official Gazette*.

(3) They shall extend to the whole of the State of Gujarat.

2. **Definitions.**—(1) In these rules, unless the context otherwise requires,

(a) “Act” means the Information Technology Act, 2000;

(b) “authorised agent” means an agent of the Authorised Service Provider and includes an operator of an electronically enabled kiosk or front office who is permitted to deliver public services to the users with the help of a computer resource or any communication device, by following the procedure specified under these rules;

(c) “Authorised Service Provider” means an agency including a body corporate or an Agency of the Government, authorised by the Director of Electronic Service Delivery, to establish and manage a system of delivering services electronically, in accordance with these rules;

(d) “body corporate” means any company and includes a firm, sole proprietorship or other association of individuals engaged in commercial or professional activities;

(e) “certificate” means a certificate required to be issued by an authority empowered under the respective Act, rule, regulation or order of the Government to issue a certificate to confirm the status, right or responsibility of a person, either natural or artificial, in accordance with any such Act, rule, regulation or order of the Government and includes a certificate in electronic form printed and delivered by an Authorised Service Provider with electronic signature on such stationery as may be determined by the Director of Electronic Service Delivery;

- (f) **"Competent Authority"** means the Secretaries to the Government, the Heads of every Department of the Government and the Heads of Government Organisations and Government Bodies, as notified by the State Government from time to time;
 - (g) **"Director of Electronic Service Delivery"** means the official of the Government notified as the Director of Electronic Service Delivery;
 - (h) **"e-service"**, means a service as may be specified by notification and delivered electronically to the users;
 - (i) **"electronic service delivery"** means the delivery of public services in the form of receipt of forms and applications, delivery of any license, permit, certificate, sanction or approval and the receipt or payment of money by electronic means or any other such public service rendered by following the procedure specified under these rules;
 - (j) **"Government"** means the Government of Gujarat;
 - (k) **"notification"** means a notification published in the *Official Gazette*;
 - (l) **"Official Gazette"** means the official Gazette of the Government of Gujarat;
 - (m) **"public service"** means any service provided by the Government either through its Competent Authorities or any of its agencies either directly or through any authorized service provider, which shall include, *inter alia*, the receipt of forms and applications, delivery of any license, permit, certificate, sanction or approval and the receipt or payment of money;
 - (n) **"service charge"** means the amount as may be specified by the Government to be payable to the Authorised Service Provider for electronic delivery of services rendered and does not include any duly authorized taxes, charges, dues or any other moneys due in respect of a service payable by any person to the Competent Authority concerned that are otherwise payable under the respective Act, rule, regulation or order of the Government when making an application to the concerned Competent Authority;
 - (o) **"signing authority"** means an authority empowered under the respective Act, rules, regulations or order of the government to issue any license, permit certificate, sanction or approval;
 - (p) **"specified"** means specified by notification in the *Official Gazette* by the Government;
 - (q) **"State Electronic Records Repository"** means an electronic repository of all electronically signed records, maintained by Competent Authorities, for the purpose of accessing such records and delivering them to the citizens;
 - (r) **"Treasury"** means the treasury established at the headquarters of a district and includes a sub-treasury/Pay and Accounts Office unless the context otherwise requires.
- (2) Words and expressions used and not defined in these rules but defined in the Act shall have the same meanings assigned to them in the Act.
3. **System of Electronic Service Delivery.**-(1) For the purpose of efficient delivery, the Government may authorise an Authorised Service Provider to deliver public services through electronically enabled kiosks or any other mechanism for electronic service delivery.
- Explanation.—It is hereby clarified that the present rules provide for the administration of e-service delivery through Authorised Service Providers and authorised agents whereas other mechanisms of e-service delivery such as State Online Portal, Government departmental outlets and online services provided to the users directly on the web shall be administered in the normal manner by the respective Government departments and agencies.
- (2) The form of application and the format of certificate issued under these rules in relation to any e-service shall be such as may be specified by the Government.
4. **Duty of the Competent Authority to notify the list of public services to be delivered through electronic mode.**-(1) Every Competent Authority shall notify within a period of one hundred and eighty days from the coming into force of these rules,-
- (a) the public services of the department, agency or body which can be delivered through electronic mode;

- (b) the date by which each such service shall be made available through electronic mode,
 - (c) lay down norms for efficiency, quality and accuracy in the form of service levels; and
 - (d) the designated officers for delivery of each such service through electronic mode.
- (2) The Competent Authority shall thereafter, review and update these publications every year or as frequently as required.

5. Notification of signing authorities.- (1) The Competent Authorities shall notify the list of signing authorities in respect of different public services and local limits of their respective jurisdictions in the State duly specifying the nature of such service, the names of the signing authorities, the duration of the authority and the extent of jurisdiction of each such authority.

(2) The Competent Authorities shall inform the Director of Electronic Service Delivery immediately with respect to retirements, transfers, suspensions or termination from services of employees holding positions of signing authorities.

(3) The signing authorities shall also inform their Competent Authorities immediately with respect to their retirements transfers, suspensions and terminations and Competent Authorities shall get the changes mentioned in clause (2) implemented in their respective application software.

6. Functions and Powers of Director of Electronic Service Delivery.- (1) The Director of Electronic Service Delivery shall discharge the following functions and powers, namely:-

- (a) to authorise, suspend or terminate the services of the Authorized Service Providers;
- (b) to determine norms relating to the selection of authorised agents by the Authorised Service Providers;
- (c) to determine functions, responsibilities and liabilities of Authorised Service Providers and authorised agents;
- (d) to determine norms on the service levels to be complied with by the Authorised Service Providers and authorised agents;
- (e) to determine service charges to be charged by the Authorised Service Providers and authorised agents for providing e-services;
- (f) to determine terms and conditions relating to the authorisation, suspension or termination of the services of the Authorised Service Providers and authorised agents; and
- (g) to make alternative arrangements for delivery of e-services, in case of such suspension or termination of services of Authorised Service Providers and authorised agents.

(2) The State Government may delegate any of the powers of Director of Electronic Service Delivery to any officer of Government of Gujarat or Autonomous Body/Local Body of Government of Gujarat through an administrative order.

7. Authorised Service Providers for Electronic Service Delivery.- The Authorised Service Provider shall provide the notified public services electronically to the users in conformity with these rules, by establishing appropriate delivery infrastructure and a network of authorised agents, as determined by the Director of Electronic Service Delivery.

8. Appointment of authorised agents by the Authorised Service Provider.- (1) The Authorised Service Provider may appoint such number of Authorised Agents, as may be required to deliver the services electronically to fulfil the norms of efficiency, quality and accuracy laid down by the Competent Authority.

(2) The Authorised Service Provider shall ensure that he as well as all the authorised agents obtain Electronic Signature Certificates before they commence operations for delivery of public service electronically.

(3) The Authorised Service Provider may also impart appropriate training to the authorised agent to impart them the skills required to deliver the electronic services efficiently and in an error-free manner.

9. **Commencement of operations by Authorised Service Provider.**- The Authorised Service Provider shall commence its commercial operation for Electronic Service Delivery only after –

(a) he has confirmed in writing or through e-mail duly signed by electronic signature to the Director of Electronic Service Delivery with respect to the adoption of procedures and standards specified under these rules; and

(b) he has installed facilities and infrastructure needed for efficient delivery of electronic services and in an error-free manner in terms of norms laid down by the Director of Electronic Service Delivery and confirm the same in writing or through e-mail duly signed by electronic signature to the Director of Electronic Service Delivery.

10. **Authorised Service Provider to collect service charge.**- (1) The application for an e-service submitted by a user to an Authorised Service Provider or an authorised agent shall be accompanied by such service charge as may be determined by the Director of Electronic Service Delivery which is payable in cash to the Authorised Service Provider, at the time of making the application.

(2) The Director of Electronic Service Delivery may determine service charges by notification for e-services.

(3) The service charges may be different for different e-services such as, -

(a) the status enquiry;

(b) print-outs related to e-services;

(c) the scanning of documents related to e-services;

(d) the acknowledgement receipt; and

(e) any other e-service.

(4) The service charge shall not include any duly authorized taxes, charges, dues or any other moneys due in respect of a service payable by any person to the Competent Authority concerned that are otherwise payable under the respective Act, rule, regulation or order of the Government when making an application to the concerned Competent Authority.

11. **Fee to be collected by service provider.**- (1) Any fee or duly authorized taxes, charges, dues or any other moneys due in respect of a service payable by any person to the Competent Authority concerned that are otherwise payable under the respective Act, rule, regulation or order of the Government when making an application to the concerned Competent Authority, shall also be collected by the Authorised Service

Provider or the authorized agent as the case may be, except for those payments that are ordinarily required to be made in the form of court fee stamps or treasury challans.

(2) The fee collected by the Authorised Service Provider or the authorised agent shall be remitted with the Government treasury as may be determined by the Director of Electronic Service Delivery by the Authorised Service Provider or the authorised agent as the case may be, in its entirety.

12. **Remittance of service charge and fee by the service provider.-** (1) Out of the service charge collected by the Authorised Service Provider or the authorised agent for an e- service, a percentage of the service charge as may be determined from time to time by the Director of Electronics Delivery, may be apportioned to the Government.
- (2) The share of the Government out of the service charge so collected shall be remitted by the Authorised Service Provider or the authorised agent to Government treasury as may be determined by the Director of Electronic Service Delivery.
13. **Presumption with regard to service charge paid to service provider and other conditions of obtaining e-services.-** (1) Where any person pays a service charge to an Authorised Service Provider or an authorised agent in respect of any notified e-service, the print-out or the electronic prompt acknowledging the payment in the relevant form and manner as may be determined by the Director of Electronic Service Delivery and provided to such person by the Authorised Service Provider or authorised agent shall normally be taken as proof of such payment and it shall be presumed that in normal circumstances the dues or claims, for which the acknowledgement is purportedly issued, have been satisfied to that extent.
- (2) The payment of service charges to the Authorised Service Provider or the authorised agent shall by no means create any right or title, temporary or permanent in nature in favour of a person concerned regarding obtaining the notified e-services.
- (3) Mere payment does not necessarily ensure the delivery of services, if all conditions associated with delivery of the service are not met fully at the time of making payment to the Authorised Service Provider or the authorised agent.
14. **Receipt or payment of money by or in favour of Government adopting the system of Electronic Service Delivery.-** The receipt or payment of money by or in favour of Government adopting the system of Electronic Service Delivery shall be deemed to be a receipt or payment effected in compliance with the Financial Code and Treasury Code of the Government.
15. **Filing of form, application or any other document.-** (1) Any form, application or any other document referred to in clause (a) of sub-section (1) of section 6 of the Act may be filed with any office, authority, body, agency or Authorised Service Provider authorised by the Government of Gujarat using the application software specified by it.
- (2) The office, authority, agency or Authorised Service Provider referred to in sub-clause (1) shall, while developing such software, take into account the following features of the electronic record, namely:-
 - (a) life time;
 - (b) preservability;
 - (c) accessibility;
 - (d) readability;
 - (e) comprehensibility in respect of linked information;
 - (f) evidentiary value in terms of authenticity and integrity;
 - (g) controlled destructibility; and
 - (h) augmentability.
16. **Issue or grant of any license, permit, sanction or approval.-** (1) Any license, permit, sanction or approval referred to in clause (b) of sub-section (1) of section 6 of the Act may be issued or granted by using the application software specified under rule 15.
- (2) The license, permit, certificate, sanction or approval so issued shall be in the form prescribed in the respective Act, rule, regulation or order and shall contain the name and designation of the signing authority who had electronically signed and approved the electronic record along with the date and time of creation of such record.

17. **Creation of repository of electronically signed electronic records.-** (1) The Competent Authority may, as soon as, after the coming into effect of these rules create, establish and maintain a repository and database of electronically signed electronic records together with the associated application software and workflow to enable Authorised Service Provider or the authorised agents to access such licenses, permits, certificates, sanctions or approvals, as the case may be, and deliver them to the user.
- (2) The relevant security procedures, as specified by the Government, shall be followed by such Competent Authorities, in respect of the electronic data, information, applications, repository of electronically signed electronic records and information technology assets under their respective control.
18. **Procedure for making changes in a repository of electronically signed electronic records.-** (1) Any Competent Authority or any signing authority, either *suo motu*, or on an application by an interested party, may make or order to make an appropriate change in a repository of electronically signed electronic records, after following the procedure prescribed in the respective Act, rule, regulation or order.
- (2) Any such authority shall have privileges for making or ordering changes only in respect of the electronic records pertaining to its own jurisdiction.
- (3) Any change effected to any record in a repository of digitally signed electronic records, and any addition or deletion of a record from such repository of electronic records shall invariably be electronically signed by the respective authority and an electronic audit trail of all such changes shall be maintained.
19. **Creation of secure application software for Electronic Service Delivery.-** (1) The Competent Authority shall enhance appropriate functionality in the existing software /create new application software, as the case may be, using which, the Signing Authorities, shall electronically sign the license, permit, certificate, sanction or approvals, and get the same audited by a third party agency, so as to ensure its security, reliability, performance and consistency, before it is deployed.
- (2) Every such application software shall, *inter alia*, possess the capability to assign a unique identification to each license, permit, certificate, sanction or approval.
- (3) Every Authorised Service Provider shall enhance appropriate functionality in the existing software / create new application software, as the case may be, in consultation with the respective Competent Authorities, which shall enable such Authorized Service Provider to deliver electronic services in accordance with these rules,
- (4) Every such application software created either by the Competent Authority or the Authorised Service Provider shall, *inter alia*, possess the following features and capabilities, namely:-
- (a) secure Login of Authorised Agents, as are required to access the application system, through use of Electronic Signature Certificates;
 - (b) secure access of Authorised Agents, to the repositories of electronically signed electronic records maintained by the Competent Authorities, for printing and delivery of the electronically signed license, permit, certificate, sanction or approvals; and
 - (c) assign a unique identification to the voucher or receipt issued by any authorised agent while providing electronic services to the citizens.
- (5) The Director of Electronic Service Delivery shall get such application software audited by a third party agency, as to ensure its security, reliability, performance and consistency, before it is deployed by the Authorised Service Provider and also as and when changes are made in the application software.

20. **Delivery of e-Services by the Authorised Service Provider or Authorised Agent.-** (1) On a request made by a user for provision of a service, relating to the issue of any license, permit, certificate, sanction or approval and to the receipt or payment of money, the Authorised Service Provider or the authorised agent shall access the respective departmental repository of electronically signed electronic records through their secured application specified in rule 19, in respect of any license, permit, certificate or approval or the database in respect of any payment or receipt.
- (2) The Authorised Service Provider or the authorised agent shall be permitted to have such access only with the use of its electronic signature certificate.
- (3) The Authorised Service Provider or the authorised agent shall accept the specified fees, tax, duty or payment alongwith the service charges, download the related license, permit, certificate, sanction or approval or the database record relating to any payment or receipt, print the license, permit, certificate, sanction or approval from the repository of digitally signed electronic records, or the payment voucher or receipt from the relevant database, and print the document using the secure application software and the secure stationery.
21. **Verification of Electronically signed documents.-** (1) The Competent Authorities shall cause to be created a system (portal/website) of online verification of any license, permit, certificate, sanction, approval or receipt delivered by any Authorised Service Provider or the authorised agent or the State Electronic Records Repository.
- (2) Any person or authority, desirous of verifying the authenticity of any document or certificate issued under these rules, may access such portal or the website using the unique identification printed on the document sought to be verified.
22. **Audit of the Information Systems and Accounts of Authorised Service Provider and authorised agents.-** (1) The Director of Electronic Service Delivery shall cause an audit to be conducted of the records and accounts of the Authorised Service Providers and their authorised agents in the State at such intervals as deemed necessary by an agency empanelled as an information security auditing organization.
- (2) The audit referred to in sub-rule (1) may cover aspects such as security, confidentiality and privacy of information, the functionality and performance of any application software used in the electronic delivery of services and the accuracy of accounts kept by the Authorised Service Providers and their authorised agents.
- (3) It shall be incumbent on the Authorised Service Provider and their authorised agents to provide such information and assistance to the audit agencies appointed by the Director of Electronic Service Delivery to comply with the directions given by the audit agencies and to rectify the defects and deficiencies pointed out by the audit agencies.
23. **Use of special stationery in Electronic Service Delivery.-** (1) The special stationery used by the Authorised Service Providers and its agents for delivery of the services shall be determined by the Director of Electronic Service Delivery with accompanying security features for forms, applications, license, permits, certificates, receipts of payment and such other documents as part of the Electronic Service Delivery.
- (2) The certificates, licenses and permits shall carry a declaration in the format as may be determined by the Director of Electronic Service Delivery.

By order and in the name of Governor of Gujarat

GAURANG SHAH,
Deputy Secretary to Government,



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/54 of 2014/DVP-3310-6846-L:-- WHEREAS the Ahwa Area Development Authority hereinafter referred to as "the said Authority") prepared and published a Draft Revised Development Plan with General Development Control Regulations (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limits under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.31.12.2009

AND WHEREAS the Government of Gujarat considered, it was necessary to make modifications (hereinafter referred to as "the said modifications") in the said Development Plan, which was submitted by the said authority to the State Government for sanction under section 16 of the said Act, 1976.

AND WHEREAS in exercise of the powers conferred by proviso to sub-clause(ii) of clause (a) of sub-section (1) of section 17 of the said Act, the Government of Gujarat published the said modifications under Government Notification, Urban Development and Urban Housing Department-No. GH/V/95 of 2013 / DVP-3310-6846-L, dtd.04.06.2013, in the Gujarat Government Gazette Ext. Part.IV-B dated.04.06.2013 on Page No.158-2 and 158-4 for inviting from any person, to submit suggestions or objections, if any with respect to the proposed modifications to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said modification in Government Gazette.

AND WHEREAS the Government of Gujarat has not received the suggestion and objection;

NOW THEREFORE, in exercise of the powers conferred by Clause (c) of Sub-section (1) of section 17 of the said Act 1976, The Government of Gujarat hereby:-

- (a) Finalize the said modification;
- (b) sanction the said Development Plan and the regulations thereto subject to the modifications so finalized and as set out in Schedule appended here to and
- (c) Specify that the final development plan shall come into force from the date of this notification;

SCHEDULE

Modifications in the Draft Revised Development Plan of Ahwa Area Development Authority as finalized by the State Government

Regulations of the GDCR as mentioned in annexure-1 attached herewith are replaced/modified/deleted under section (12)(2)(m) of the said Act.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

એનેક્ષર - ૧

આહવા વિસ્તાર વિકાસ સત્તામંડળના જી.ડી.સી.આર. માં ફેરફાર દર્શાવતું પત્રક

ક્રમ	વિનિયમ ક્રમ નં.	સાદર કરાયેલ વિકાસ નિયંત્રણ વિનિયમોની જોગવાઈ	વિકાસ નિયંત્રણ વિનિયમોમાં કરાયેલ સુચવેલ ફેરફારની વિગતો
૧	૨	૩	૪
૧	૨.૧	આ નિયમો સામાન્ય વિકાસ નિયંત્રણ નિયમો તરીકે ૨૦૦૫ ઓળખાશે.	“આ નિયમો સામાન્ય વિકાસ નિયંત્રણ નિયમો તરીકે ઓળખાશે” આ મુજબ બદલવામાં આવે છે.
	૨.૨	આ નિયમો આહવા વિકાસ વિસ્તારનો નકશો કલમ-૧૩ હેઠળ પ્રસિદ્ધ થયાની તારીખથી અમલમાં આવશે. સરકારશ્રીના આખરી જાહેરનામાંથી મંજૂર થયા તારીખથી અમલમાં આવે ત્યારથી અમલમાં આવશે.	૨.૨ રદ કરવામાં આવે છે.
	૨.૩	ગુજરાત નગરરચના અને શહેરી વિકાસ અધિનિયમ-૧૯૭૬ની જોગવાઈ અનુસાર સરકારશ્રીના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના જાહેરનામાં જીએચ/પી/૮૭ ઓફ ૧૯૭૮/યુડીએ/૧૧૭૭-૬૪૭(૨)ક્યુ, તા.૨૮-૦૬-૧૯૭૮ થી હેઠળ જાહેર થયેલ વિકાસ વિસ્તાર વિસ્તારમાંના વિસ્તારને આ નિયંત્રણો લાગુ પડશે. તેમજ વખતો વખત સુધારવામાં આવે તે વિકાસ વિસ્તારને લાગુ પડશે.	“ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ-૧૯૭૬ની જોગવાઈ અનુસાર સરકારશ્રીના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના જાહેરનામાં જીએચ/પી/૮૭ ઓફ ૧૯૭૮/યુડીએ/૧૧૭૭-૬૪૭(૨)ક્યુ, તા.૨૮-૦૬-૧૯૭૮ થી હેઠળ જાહેર થયેલ આહવા વિકાસ વિસ્તાર વિસ્તારમાંના વિસ્તારને આ નિયંત્રણો લાગુ પડશે. તેમજ વખતો વખત સુધારવામાં આવે તે વિકાસ વિસ્તારને લાગુ પડશે.” આ વિગતો આમેજ કરવામાં આવે છે.

ક્રમ	વિનિયમ ક્રમ નં.	સાદર કરાયેલ વિકાસ નિયંત્રણ વિનિયમોની જોગવાઈ	વિકાસ નિયંત્રણ વિનિયમોમાં કરાયેલ સુચવેલ ફેરફારની વિગતો																																				
૧	૨	૩	૪																																				
	૭.અ.૨ પત્રક-અ	<table><tr><th>અ.નં.</th><th>રસ્તાની લંબાઈ</th><th>રસ્તાની પહોળાઈ</th></tr><tr><td>૧</td><td>૭૫ મી. સુધી</td><td>૬.૦૦ મી.</td></tr><tr><td>૨</td><td>૭૫ મી. થી વધુ અને ૧૫૦ મી. સુધી</td><td>૭.૫૦ મી.</td></tr><tr><td>૩</td><td>૧૫૦ મી. થી વધુ અને ૩૦૦ મી. સુધી</td><td>૮.૦૦ મી.</td></tr><tr><td>૪</td><td>૩૦૦ મી. થી વધુ અને ૪૫૦ મી. સુધી</td><td>૧૦.૫ મી.</td></tr><tr><td>૫</td><td>૪૫૦ મી. થી વધુ</td><td>૧૨ મી.</td></tr></table>	અ.નં.	રસ્તાની લંબાઈ	રસ્તાની પહોળાઈ	૧	૭૫ મી. સુધી	૬.૦૦ મી.	૨	૭૫ મી. થી વધુ અને ૧૫૦ મી. સુધી	૭.૫૦ મી.	૩	૧૫૦ મી. થી વધુ અને ૩૦૦ મી. સુધી	૮.૦૦ મી.	૪	૩૦૦ મી. થી વધુ અને ૪૫૦ મી. સુધી	૧૦.૫ મી.	૫	૪૫૦ મી. થી વધુ	૧૨ મી.	નીચે મુજબના પત્રક-અ રીપ્લેસ કરવામાં આવે છે. <table><tr><th>અ.નં.</th><th>રસ્તાની લંબાઈ</th><th>રસ્તાની પહોળાઈ</th></tr><tr><td>૧</td><td>૧૫૦ મી. સુધી</td><td>૭.૫૦ મી.</td></tr><tr><td>૨</td><td>૧૫૦ મી. થી વધુ અને ૩૦૦ મી. સુધી</td><td>૮.૦૦ મી.</td></tr><tr><td>૩</td><td>૩૦૦ મી. થી વધુ અને ૪૫૦ મી. સુધી</td><td>૧૦.૫ મી.</td></tr><tr><td>૪</td><td>૩૦૦ મી. થી વધુ અને ૪૫૦ મી. સુધી</td><td>૧૦.૫ મી.</td></tr><tr><td>૫</td><td>૪૫૦ મી. થી વધુ</td><td>૧૨ મી.</td></tr></table>	અ.નં.	રસ્તાની લંબાઈ	રસ્તાની પહોળાઈ	૧	૧૫૦ મી. સુધી	૭.૫૦ મી.	૨	૧૫૦ મી. થી વધુ અને ૩૦૦ મી. સુધી	૮.૦૦ મી.	૩	૩૦૦ મી. થી વધુ અને ૪૫૦ મી. સુધી	૧૦.૫ મી.	૪	૩૦૦ મી. થી વધુ અને ૪૫૦ મી. સુધી	૧૦.૫ મી.	૫	૪૫૦ મી. થી વધુ	૧૨ મી.
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	૭.અ.૩	બિન રહેણાંક વિકાસ માટેના લે-આઉટ પ્લાનમાં રસ્તાની પહોળાઈ ૭.૫૦ મી. કરતા ઓછી રાખી શકાશે નહીં.	“બિન રહેણાંક વિકાસ માટેના લે-આઉટ પ્લાનમાં રસ્તાની પહોળાઈ ૮.૦૦ મી. કરતા ઓછી રાખી શકાશે નહીં” તેવી જોગવાઈ બદલવામાં આવે છે.																																				
	વિનિયમ-૭.૩.અ બાદ નવી જોગવાઈ ઉમેરવી	—	“વાણિજ્ય હેતુ માટે ૧૫૦૦ ચો.મી. કરતાં વધોતો મોટો હોય અને ૧૮.૦૦ મી. કે તેનાથી મોટા રસ્તા પરથી પ્રવેશ ધરાવતા પ્લોટોમાં આખું કોર્મશીયલ ઉપયોગનું બાંધકામ કરી શકશે” તેવી જોગવાઈ આમેજ કરવામાં આવે છે.																																				
	૮(ગ) અન્ય જોગવાઈઓ ૮(ઘ) તરીકે નવી જોગવાઈ ઉમેરવી	—	“મલ્ટીપ્લેક્સ/સીનેમા - વાણિજ્ય હેતુના બાંધકામ માટે મળવાપાત્ર એફ.એસ.આઈ.ના ૭૦ ટકા + સીનેમા માટે પ્રતિ શીટ દીઠ ૧ ચો.મી. મુજબ પાર્કિંગની જોગવાઈ કરવાની રહેશે. તેવી જોગવાઈ આમેજ કરવામાં આવે છે.																																				

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 19th February, 2014.**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

NO.GH/V/55 of 2014/DVP-1207-460-L: WHEREAS, the Savli Area Development Authority (Savli Nagarpalika) (hereinafter referred to as "the said Authority") failed to prepared and published a Draft Revised Development Plan with General Development Control Regulations (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limits under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act")

AND WHEREAS, the state government appoint authorized officer under sub section (1) of section 109 of the said Act.

AND WHEREAS, the Authorized Officer, Vadodara Branch Office, Vadodara (hereinafter referred to as "the said Officer") prepared and published a Draft Development Plan with General Development Control Regulations (hereinafter referred to as "the said Development Plan") in respect of the lands included within Savli Area Development Authority limits under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated. 16.10.06

AND WHEREAS the Government of Gujarat considered, it was necessary to make modifications (hereinafter referred to as "the said modifications") in the said Development Plan, which was submitted by the said authority to the State Government for sanction under section 16 of the said Act, 1976.

AND WHEREAS in exercise of the powers conferred by proviso to sub-clause (ii) of clause (a) of sub-section (1) of section 17 of the said Act, the Government of Gujarat ' published the said modifications under Government Notification, Urban Development and Urban Housing Department No. GH/V/190 of 2012/DVP-1207-460-L, dtd.26.09.2012, In the Gujarat Government Gazette Ext. Part.IV-B dated 26.09.2012 on Page No.365-2 to 365-5 for inviting from any person, to submit suggestions or objections, if any with respect to the proposed modifications to the Principal Secretary to the Government of Guajrat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said modification in Government Gazette.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE in exercise of the powers conferred by clause (c) of sub section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

- (a) Finalize the said modification;
- (b) Sanction the said Development Plan and the regulations thereto subject to the modifications so finalized and as set out in the Schedule appended hereto, and
- (c) Specify that the final development plan shall come into force from the date of this notification;

SCHEDULE

Modifications in the Draft Revised Development Plan of Savli Area Development Authority as finalized by the State Government

1. The land bearing revenue survey no.38 of village Savli designated for Residential Zone shall be deleted from the said zone and land thus released shall be designated for GEB under section 12(2)(o) of the said Act as shown in accompanying plan.
2. Regulations of the GDCR as mentioned in annexure-1 attached herewith are replaced / modified / deleted under section (12)(2)(m) of the said Act.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

Annexure-1

સાવલી વિસ્તાર વિકાસ સત્તામંડળ મુસદ્દારૂપ દ્વિતીય પુનરાવર્તિત વિકાસ યોજનાના જી.ડી.સી.આર.માં સુચવેલ ફેરફાર :

ક્રમ	જી.ડી.સી.આર. નિયમ નં.	સુચવેલ ફેરફાર
૧	એનેક્ષર (૧) ઝોનીંગ વિનિયમો (૧) રહેણાંક ઝોન	ક્રમાંક (૧)ની શરૂઆતમાં “પેટ્રોલ/ગેસ વિતરણ માટેના પંપો (૧૨ મીટર કે તેથી વધુ પહોળાઈના રસ્તા સિવાયના) શબ્દો ઉમેરીએ, તેમજ નોંધ (બ)માં અંતે શબ્દો “ પરંતુ જેમાં, ઘોંઘાટ/ધુમાડાના થતા હોય તેમજ પર્યાવરણને નુકશાન ના કરતા હોય તેવા ઉપયોગો વિસ્તાર વિકાસ સત્તામંડળની ખાસ પરવાનગી સિવાય” આપી શકાશે નહીં ઉમેરીએ, વધુમાં, વાણિજ્ય વિસ્તારમાં રાઈસમીલનો ઉપયોગ મળવાપાત્ર બનશે.
૨	એનેક્ષર (૧) ઝોનીંગ વિનિયમો ખેતી વિષયક ઝોન	આ જોગવાઈમાં “ક્ષેત્રફળના ૧૦% (દસ ટકા)” શબ્દોને “ક્ષેત્રફળના ૫% (પાંચ ટકા)” શબ્દોથી બદલવામાં આવેલ છે. તેમજ “નીચેના ઉપયોગો” શબ્દો પછી “ભોયતળીયે (ગ્રાઉન્ડ ફ્લોરે) પ્રથમ મજલે” માટે મળવાપાત્ર રહેશે અને અંતે પરંતુ, પ્રથમ મજલો મશીનરી કે સંગ્રાહક (ભંડાર/વખાર કે ગોડાઉન) તરીકે ઉપયોગ કરી શકાશે નહીં. શબ્દો ઉમેરવામાં આવે છે.
૩	ઝોનીંગ નિયમો વાણિજ્ય ઝોનના રેગ્યુલેશન ઉમેરીએ	મોટાપાયા પરની વખાર, વેર હાઉસ, સો મીલ, સિનેમા થિયેટર, મોલ જેવા વિશાળ સંકુલિત બજાર, લાઈટ હોમ વર્કશોપ, સર્વિસ સ્ટેશન, લાઈટ ઈન્ડસ્ટ્રીઝ, કુટીર ઉદ્યોગ, કસ્ટમરી હોમ, હોસ્પિટલ, હોટલ, પેટ્રોલ/ગેસ ફીલ્ડિંગ પંપ સ્ટેશન, પોલ્ટ્રી ફાર્મ મળવાપાત્ર રહેશે. પરંતુ ઓબ્નોકસિયસ એન્ડ હોઝાર્ડસ ઉદ્યોગ, ઘોંઘાટ/ધુમાડા કરતા એકમો, પર્યાવરણને નુકશાન કરતા એકમો મળવાપાત્ર નહીં.
૪	૪.૬	આ જોગવાઈના અંતે, “અને સદર ખંડ લે-આઉટમાં બીન વેચાણપાત્ર ખંડ છે.” તેવા શબ્દો ઉમેરવામાં આવે છે, તેના બદલે “સામુહિક ખંડ (કોમન પ્લોટ) એટલે કે રહેઠાણના સબ પ્લોટ/ટિનામેન્ટ (જોડીયા મકાનો), રો-હાઉસીસ/વેપારી અને ઔદ્યોગિક હેતુ માટેના લે-આઉટ સંબંધીત એકમો માટે ખુલ્લા સહિયારા/સામુહિક પ્રવૃત્તિ/ઉપયોગો માટે નીમ થયેલ જગ્યા/જમીનનો ખંડ કે જે શક્યતઃ નિયમિત પહોળાઈ/લંબાઈથી બનેલ નિયમિત આકારનો હોવો જોઈએ અને તેની કોઈ પણ બાજુનું માપ ૧૨મી. થી ઓછુ હોવું જોઈએ નહીં અને સદર ખંડ લે-આઉટમાં બીન વેચાણપાત્ર ખંડ છે.
૫	૪.૧૪	આ જોગવાઈના અંતે. “ અને જે ખંડના તળીયાથી ૨ (બે) મીટર ઉંચાઈએ સ્થિત થયેલ હોય” તેવા શબ્દો ઉમેરવામાં આવે છે.
૬	૪.૩૩	બાંધકામ એકમ એટલે કે બાંધકામ માટે આવરી લેવાયેલ જગ્યા/જમીન કે જેમાં એક કે એકથી વધુ અધિકૃત અમલદારના હુકમથી એકત્રીત થયેલ જમીનોના પ્લોટોનો સમુહ.

ક્રમ	જી.ડી.સી.આર. નિયમ નં.	સુચવેલ ફેરફાર
૭	૫.૫	આ જોગવાઈના અંતે, “જો હયાત બાંધકામ વપરાશ માટે ચાલુ રાખવાનું હશે તો તજજ્ઞ સફ્ટકચરલ ઈજનેરશ્રીનો હયાત બાંધકામની ઉપયોગીતા/ક્ષમતા બાબતેનો અભિપ્રાય રજુ કરવાનો રહેશે.” તેવા શબ્દો ઉમેરવામાં આવે છે.
૮	૫.૧૧	બાંધકામ એકમને મળતા અધિકૃત જાહેર રસ્તાના પ્રવેશ અંગે સ્પષ્ટતા કરવાની રહેશે. જો જાહેર રસ્તાનો અધિકૃત પ્રવેશ ખાનગી રસ્તા મારફતે મેળવવામાં આવતો હશે તો તે અંગે અધિકૃત પુરાવા રજુ કરવાના રહેશે. એમ ઉમેરીએ.
	૫.૧૨	લે-આઉટમાં, બાંધકામ એકમને અડીને આવેલ જમીનોને જો અધિકૃત પ્રવેશ પ્રાપ્ય ન હોય તો પ્રાપ્ય થાય તે માટે રસ્તાનું લે-આઉટમાં આયોજન કરવાનું રહેશે એમ ઉમેરીએ. આવા રસ્તાની પહોળાઈ અંગે અધિકૃત અધિકારીશ્રીનો નિર્ણય આખરી રહેશે.
૯	(૭-અ) (૨)	આ જોગવાઈના અંતે “રસ્તાની લંબાઈ, ચાર રસ્તા (કોસ) જંકશન સુધી સળંગ ગણવાની રહેશે. તેમજ સાંકડા રસ્તાથી વધુ પહોળાઈનો રસ્તો પ્રવેશપાત્ર બનશે નહીં” તેવા શબ્દો ઉમેરવામાં આવે છે.
૧૦	(૭-અ) (૪)	આ જોગવાઈના અંતે “પરંતુ, આવા વળાંક ૬.૦૦ મી. પહોળાઈના રસ્તાની લંબાઈ ૪૫ મી. કે ૭.૫૦મી. પહોળાઈના રસ્તાની લંબાઈ ૮૦.૦૦ મી. થતી હશે ત્યાં આયોજીત કરવાના રહેશે.” તેવા શબ્દો ઉમેરવામાં આવે છે.
૧૧	(૭-અ) ૬ (ક)	આ જોગવાઈમાં “૨૦૦૦ ચો.મી.” શબ્દને “૧૫૦૦ ચો.મી.” શબ્દોથી બદલવામાં આવે છે. અને આ જોગવાઈના અંતે “કોમન પ્લોટનું ન્યુનતમ ક્ષેત્રફળ ૩૦૦ ચો.મી. રાખવાનું રહેશે.” તેવા શબ્દો ઉમેરવામાં આવે છે.
૧૨	(૭-અ) ૬ (ગ)	આ જોગવાઈ રદ કરી તેના બદલે “કોમન પ્લોટમાં ઈલેક્ટ્રીક ડી.પી., વરસાદી પાણી જમીનમાં સંગ્રહ થાય તે માટેના પર્ફોલેટીંગ વેલનું બાંધકામ મળવાપાત્ર રહેશે. તે સિવાયના કોઈ હેતુનું બાંધકામ મળવાપાત્ર રહેશે નહીં. અને કોમન પ્લોટ, બાંધકામ એકમમાં હક્ક/હીત ધરાવનારની સહીયારી માલિકીનો રહેશે.” જોગવાઈ આમેજ કરવામાં આવે છે.
૧૩	(૭-અ) ૮ (ગ)	અંતે ઉમેરીએ “પરંતુ, જરૂરીયાત પાર્કિંગના ક્ષેત્રફળના ૫૦ ટકાથી વધુ પાર્કિંગ સી.ઓ.પી.માં આયોજીત કરી શકાશે નહીં.
૧૪	(૭-અ) ૮ (ખ)	આ જોગવાઈના અંતે, “ સી.ઓ.પી.ની ઉંડાઈ/લંબાઈ ૧૫.૦૦ મી. જળવાઈ તેવો ઘડવાનો રહેશે. તેમજ સી.ઓ.પી. બાંધકામ એકમમાં હક્ક/હીત ધરાવનારની સહીયારી માલિકી/ઉપયોગ કરવાનો રહેશે.” તેવા શબ્દો ઉમેરવામાં આવે છે.
૧૫	(૭-બ) અ.નં.૪ (ગેરેજ)	બાજુનું લઘુત્તમ માપમાં કોલમમાં ૧.૮૦ મી. અને ૨.૦૦ મી. ઉંચાઈથી બદલવામાં આવે છે.

ક્રમ	જી.ડી.સી.આર. નિયમ નં.	સુચવેલ ફેરફાર
૧૬	(૭-બ) અ.નં. ૬	આ જોગવાઈમાં “૩.૦ મી” શબ્દોને ૩.૬૫ મીટર” શબ્દોથી બદલવામાં આવે છે.
૧૭	(૭-બ) અ.નં. ૭	બાજુનું લઘુત્તમ માપના કોલમમાં ઉમેરીએ “૩.૦ મી. ઉંચાઈ” શબ્દોથી ઉમેરવામાં આવે છે.
૧૮	(૭-બ) અ.નં. ૮	આ જોગવાઈમાં “૩.૦ મી ઉંડાઈને” શબ્દોને ૩.૦ મીટર ઉંચાઈ” શબ્દોથી બદલવામાં આવે છે.
૧૯	(૭-બ) નોંધ-૧	આ જોગવાઈના અંતે “સંડાસ/બાથરૂમની ૨.૦ (૬’-૬’’)ની ઉંચાઈએ લોકેટની પરવાનગી મળી શકશે.” તેવા શબ્દો ઉમેરવામાં આવે છે.
૨૦	(૭-બ) નોંધ-૨	આ જોગવાઈમાં ‘ભોયતળીયા’ શબ્દો પછી “સહીત દરેક મજલા ઉપર” તેવા શબ્દો ઉમેરવામાં આવે છે. તેમજ આ જોગવાઈના અંતે, “સ્વતંત્ર પ્લોટના વિકાસ માટે માપ અને માર્જનના ધોરણના ટેબલમાં નિર્દેષ કરેલ સિવાયના, પ્લોટ (બાંધકામ એકમ) લાગુ પડશે. જેમાં કોમન પ્લોટના ક્ષેત્રફળનો સમાવેશ થઈ શકશે નહીં” શબ્દો ઉમેરવામાં આવે છે.
૨૧	(૭-બ) નોંધ-૫	આ જોગવાઈમાં “ગ્રાઉન્ડ ફ્લોર તેમજ દરેક મજલે પ્લોટ (બાંધકામ એકમ)ના ક્ષેત્રફળના પ્રમાણમાં મળવાપાત્ર મહત્તમ બાંધકામનું કોલમ દાખલ કરી ઉમેરવામાં આવે છે. (૧) ૨૫ ચો.મી. થી ૫૦ ચો.મી. : ૭૦ ટકા (૨) ૫૦ ચો.મી. થી ૧૦૦ ચો.મી. : ૬૦ ટકા (૩) ૧૦૦ ચો.મી. થી ૨૦૦ ચો.મી. : ૫૦ ટકા (૪) ૨૦૦ ચો.મી. થી ૪૦૦ ચો.મી. : ૪૦ ટકા (૫) ૪૦૦ ચો.મી. થી વધુ : ૪૦ ટકા સદર ટેબલમાં માર્જિનમાં નીચે મુજબનો ફેરફારો કરવામાં આવે છે: અનુ. નં.૩ માં “રોડ સાઈડ ૩.૦ મી. માર્જન અને પાછળની બાજુ અને કોઈ એક બાજુ ૨.૦ મી. માર્જન” અનુ. નં.૪ માં “૩.૦ મી. રોડ સાઈડ અને પાછળની બાજુ તેમજ કોઈપણ એક બાજુ ૨.૦ મી. માર્જન”
૨૨	૯	આ જોગવાઈ રદ કરીને તેના બદલે “એક જ બાંધકામ એકમમાં બે કે તેથી વધુ અલગ અલગ બાંધકામ હોય તો બે મકાન વચ્ચેનું ખુલ્લું માર્જન ૦.૬H રાખવાનું રહેશે. (૦.૬ X ઉંચાઈ) પરંતુ રહેણાંક ઉપયોગ મો ૪.૫૦ મી. અને વાણિજ્ય / ઔદ્યોગિક ઉપયોગ માટે ૬મી. ઓછામાં ઓછું માર્જન જાળવવાનું રહેશે.” નોંધ : બે મકાનમાં જેની ઉંચાઈ વધુ હોય તે ઉંચાઈ, “ઉંચાઈ” તરીકે ધ્યાને લેવાનું રહેશે.
૨૩	૭(બ)	વિનિયમ : ૭(ક) ના અંતે ઉમેરીએ, “વિનિયમ નં.૬(ક) મુજબ નિયમોનુસાર કોમન પ્લોટ કે આયોજન કરવાનું રહેશે.”

ક્રમ	જી.ડી.સી.આર. નિયમ નં.	સુચવેલ ફેરફાર
૨૪	૭(બ)૬(ક)(ગ)	૭(ગ) રદ કરીએ અને તેના બદલે, “કોમન પ્લોટમાં ઇલેક્ટ્રીક ડી.પી.વરસાદી પાણી જમીનમાં સંગ્રહ થાય તે માટેના પર્ફોલેટીંગ વેલનું બાંધકામ હેતુનું બાંધકામ મળવાપાત્ર રહેશે નહીં અને કોમન પ્લોટ, બાંધકામ એકમના હક્ક હિત ધરાવનારની સહીયારી માલિકીનો રહેશે” એમથી બદલીએ.
૨૫	૧૦	આ જોગવાઈ રદ કરી અને તેના બદલે, “તળાવ, નદી, નાળા, વાંકળા, કેનાલ કે વિગેરે. જળસ્ત્રોત પસાર થતા હોય તેવા કિસ્સામાં તેના કિનારાથી ૧૫મી. સુધીમાં કોઈપણ પ્રકારનો વિકાસ થઈ શકશે નહીં. જ્યાં પાણી કોઈપણ ચોક્કસ કિનારા વગર નિયાણવાળા વિસ્તારમાં ફેલાઈ જતું હોય તેવા કિસ્સામાં સ્થાનિક સત્તામંડળ એચ.એફ.એલ. ધ્યાને લઈ, કોસ સેક્શન/બાંધકામ નિયંત્રણ રેષા નક્કી કરે તેટલી જમીન ખુલ્લા માર્જનનું અંતર છોડવાનું રહેશે. પરંતુ, જ્યાં કેનાલ કે વરસાદી નાળા, વાંકળા પસાર થતા હોય ત્યાં સંબંધિત અધિકૃત અધિકારીશ્રી દ્વારા નક્કી થયા મુજબ બાંધકામ નિયંત્રણ રેષા નક્કી કરી , ખુલ્લુ માર્જન છોડાવી, બાંધકામ નિયંત્રીત રેષા નક્કી કરવાની રહેશે.
૨૬		નીચેની સૂચનાઓના વિનિયમો ઉમેરીએ. -ગૌરવપથ -પેટ્રોલ/ડીઝલ પંપ/એલ.પી.જી./સી.એન.જી. ફીલ્ડિંગ સ્ટેશન, આઉટલેટ -જાહેર જનતાની આરોગ્ય સુખાકારી -મોબાઈલ ટેલી કૌમ્યુનિકેશન ટાવરના ઈન્સ્ટોલેશન -રેસીડેન્સિયલ ટાઉનશીપ-૨૦૦૮ -રીહેબીલીટેશન એન્ડ રીડેવલપમેન્ટ ઓફ સ્લમ-૨૦૧૦ -હોટેલ-૨૦૧૧ -હોસ્પિટલ-૨૦૧૧

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/56 of 2014/DVP-1507-6461-L:-- WHEREAS the Waghai Area Development Authority (Waghai Grampanchayat) (hereinafter referred to as "the said Authority") prepared and published a Draft Development Plan with General Development Control Regulations (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limits under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.24.05.2007

AND WHEREAS the Government of Gujarat considered, it was necessary to make modifications (hereinafter referred to as "the said modifications") in the said Development Plan, which was submitted by the said authority to the State Government for sanction under section 16 of the said Act, 1976.

AND WHEREAS in exercise of the powers conferred by proviso to sub-clause(ii) of clause (a) of sub-section (1) of section 17 of the said Act, the Government of Gujarat published the said modifications under Government Notification, Urban Development and Urban Housing Department-No. GH/V/181 of 2012 / DVP-1507-6461-L, dtd.25.09.2012, in the Gujarat Government Gazette Ext. Part.IV-B dated.25.09.2012 on Page No.362-2 and 362-5 for inviting from any person, to submit suggestions or objections, if any with respect to the proposed modifications to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said modification in Government Gazette.

AND WHEREAS the Government Of Gujarat has not received the suggestion and objection;

NOW THEREFORE, in exercise of the powers conferred by clause (c) of sub-section(1) of section 17 of the said Act 1976, the Government of Gujarat hereby:-

- Finalize the said modification;
- Sanction the said Development Plan and the regulations thereto subject to the modifications so finalized and as set out in the Schedule appended hereto, and
- Specify that the final development plan shall come into force from the date of this notification;

SCHEDULE

Modifications in the Draft Revised Development Plan of Waghai Area Development Authority as finalized by the State Government

Regulations of the GDCR as mentioned in annexure-1 attached herewith are replaced/modified/deleted under section (12)(2)(m) of the said Act.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

Annexure-1

વઘઈ વિસ્તાર વિકાસ સત્તામંડળની પુનરાવર્તિત વિકાસ યોજનામાં જી.ડી.સી.આર.માં સુચવેલ ફેરફાર :

ક્રમ	જી.ડી.સી.આર. નિયમ નં.	સુચવેલ ફેરફાર
૧	ઝોનીંગ નિયમો (૧) રહેણાંક ઝોન	ક્રમાંક (૧)ની શરૂઆતમાં “પેટ્રોલ/ગેસ વિતરણ માટેના પંપો (૧૨ મીટર કે તેથી વધુ પહોળાઈના રસ્તા) સિવાયના” શબ્દો ઉમેરીએ, તેમજ નોંધ (બ)માં અંતે શબ્દો “પરંતુ જેમાં, ઘોંઘાટ/ધુમાડાના થતાં હોય તેમજ પર્યાવરણને નુકશાન ના કરતા હોય તેવા ઉપયોગો વિસ્તાર વિકાસ સત્તામંડળની ખાસ પરવાનગી સિવાય” આપી શકાશે નહીં ઉમેરીએ.
૨	ઝોનીંગ નિયમો ખેતી વિષયક ઝોન	આ જોગવાઈમાં “ક્ષેત્રફળના ૧૦% (દસ ટકા)” શબ્દોને “ક્ષેત્રફળના ૫% (પાંચ ટકા)” શબ્દોથી બદલવામાં આવેલ છે. તેમજ “નીચેના ઉપયોગો” શબ્દો પછી “ભોયતળીયે (ગ્રાઉન્ડ ફ્લોર) પ્રથમ મજલે” મળવાપાત્ર રહેશે. પરંતુ, પ્રથમ મજલો મશીનરી કે સંગ્રાહક (ભંડાર/વખાર કે ગોડાઉન) તરીકે ઉપયોગ કરી શકાશે નહીં. શબ્દો ઉમેરવામાં આવે છે.

ક્રમ	જી.ડી.સી.આર. નિયમ નં.	સુચવેલ ફેરફાર
૩	ઝોનીંગ નિયમો વાણિજ્ય ઝોનના રેગ્યુલેશન ઉમેરીએ	મોટાપાયા પરની વખાર, વેર હાઉસ, સો મીલ, સિનેમા થિયેટર, મોલ જેવા વિશાળ સંકુલિત બજાર, લાઈટ હોમ વર્કશોપ, સર્વિસ સ્ટેશન, લાઈટ ઈન્ડસ્ટ્રીઝ, કુટીર ઉદ્યોગ, કસ્ટમરી હોમ, હોસ્પિટલ, હોટલ, પેટ્રોલ/ગેસ ફીલીંગ પંપ સ્ટેશન, પોલ્ટ્રી ફાર્મ મળવાપાત્ર રહેશે. પરંતુ ઓબ્નોકસિયસ એન્ડ હોર્ડર્સ ઉદ્યોગ, ઘોંઘાટ/ધુમાડા કરતા એકમો, પર્યાવરણને નુકશાન કરતા એકમો મળવાપાત્ર નહીં.
૪	૪.૬	આ જોગવાઈના અંતે, “અને સદર ખંડ લે-આઉટમાં બીન વેચાણપાત્ર ખંડ છે.” તેવા શબ્દો ઉમેરવામાં આવે છે.
૫	૪.૧૪	આ જોગવાઈના અંતે. “ અને જે ખંડના તળીયાથી ૨ (બે) મીટર ઉંચાઈએ સ્થિત થયેલ હોય” તેવા શબ્દો ઉમેરવામાં આવે છે.
૬	૪.૩૩	આ જોગવાઈના અંતે. “અને અધિકૃત મહેસુલી અમલદારના હુકમથી એકત્રિત થયેલ હોય તે” તેવા શબ્દો ઉમેરવામાં આવે છે.
૭	૫.૫	આ જોગવાઈના અંતે, “જો હયાત બાંધકામ વપરાશ માટે ચાલુ રાખવાનું હશે તો તજજ્ઞ સર્ટફાઇર્ડ ઈજનેરશ્રીનો હયાત બાંધકામની ઉપયોગીતા / ક્ષમતા બાબતેનો અભિપ્રાય રજુ કરવાનો રહેશે.” તેવા શબ્દો ઉમેરવામાં આવે છે.
૮	૫.૧૧	બાંધકામ એકમને મળતા અધિકૃત જાહેર રસ્તાના પ્રવેશ અંગે સ્પષ્ટતા કરવાની રહેશે. જો જાહેર રસ્તાનો અધિકૃત પ્રવેશ ખાનગી રસ્તા મારફતે મેળવવામાં આવતો હશે તો તે અંગે અધિકૃત પુરાવા રજુ કરવાના રહેશે. એમ ઉમેરીએ.
	૫.૧૨	લે-આઉટમાં, બાંધકામ એકમને અડીને આવેલ જમીનોને જો અધિકૃત પ્રવેશ પ્રાપ્ય ન હોય તો પ્રાપ્ય થાય તે માટે રસ્તાનું લે-આઉટમાં આયોજન કરવાનું રહેશે એમ ઉમેરીએ. આવા રસ્તાની પહોળાઈ અંગે અધિકૃત અધિકારીશ્રીનો નિર્ણય આખરી રહેશે.
૯	(૭-અ) (૨)	આ જોગવાઈના અંતે “રસ્તાની લંબાઈ, ચાર રસ્તા (ક્રોસ) જંકશન સુધી સળંગ ગણવાની રહેશે. તેમજ સાંકડા રસ્તાથી વધુ પહોળાઈનો રસ્તો પ્રવેશપાત્ર બનશે નહીં” તેવા શબ્દો ઉમેરવામાં આવે છે.
૧૦	(૭-અ) (૪)	આ જોગવાઈના અંતે “પરંતુ, આવા વળાંક ૬.૦૦ મી. પહોળાઈના રસ્તાની લંબાઈ ૪૫ મી. કે ૭.૫૦મી. પહોળાઈના રસ્તાની લંબાઈ ૮૦.૦૦ મી. થતી હશે ત્યાં આયોજીત કરવાના રહેશે.” તેવા શબ્દો ઉમેરવામાં આવે છે. સદર વિનિયમમાં “૧૬.૫ મીટર” ને “૧૩.૫૦ મીટરથી બદલવામાં આવે છે.
૧૧	૭ (ક)	આ જોગવાઈમાં “૨૦૦૦ ચો.મી.” શબ્દને “૧૫૦૦ ચો.મી.” શબ્દોથી બદલવામાં આવે છે. અને આ જોગવાઈના અંતે “કોમન પ્લોટનું ન્યુનતમ ક્ષેત્રફળ ૩૦૦ ચો.મી. રાખવાનું રહેશે.” તેવા શબ્દો ઉમેરવામાં આવે છે.

ક્રમ	જી.ડી.સી.આર. નિયમ નં.	સુચવેલ ફેરફાર
૧૨	૭ (ક) (૩) અને ૬(ગ)	આ જોગવાઈ રદ કરી તેના બદલે “કોમન પ્લોટમાં ઈલેક્ટ્રીક ડી.પી., વરસાદી પાણી જમીનમાં સંગ્રહ થાય તે માટેના પર્ફોલેટીંગ વેલનું બાંધકામ મળવાપાત્ર રહેશે. તે સિવાયના કોઈ હેતુનું બાંધકામ મળવાપાત્ર રહેશે નહીં. અને કોમન પ્લોટ, બાંધકામ એકમમાં હક્ક/હીત ધરાવનારની સહીયારી માલીકીનો રહેશે.” જોગવાઈ આમેજ કરવામાં આવે છે.
૧૩	(૭-અ) ૮ (ગ)	અંતે ઉમેરીએ “પરંતુ, જરૂરીયાત પાર્કિંગના ક્ષેત્રફળના ૫૦ ટકાથી વધુ પાર્કિંગ સી.ઓ.પી.માં આયોજીત કરી શકાશે નહીં.
૧૪	૮(ખ)	આ જોગવાઈના અંતે, “ સી.ઓ.પી.ની ઉંડાઈ/લંબાઈ ૧૫.૦૦ મી. જળવાઈ તેવો ઘડવાનો રહેશે. તેમજ સી.ઓ.પી. બાંધકામ એકમમાં હક્ક/હીત ધરાવનારની સહીયારી માલીકી/ઉપયોગ કરવાનો રહેશે.” તેવા શબ્દો ઉમેરવામાં આવે છે.
૧૫	(૭-બ) અ.નં.૪ (ગેરેજ)	બાજુનું લઘુત્તમ માપમાં કોલમમાં ૧.૮૦ મી. અને ૨.૦૦ મી. ઉંચાઈથી બદલવામાં આવે છે.
૧૬	(૭-બ) અ.નં. ૬	આ જોગવાઈમાં “૩.૦ મી” શબ્દોને ૩.૬૫ મીટર” શબ્દોથી બદલવામાં આવે છે.
૧૭	(૭-બ) અ.નં. ૭	બાજુનું લઘુત્તમ માપમાં કોલમમાં ઉમેરીએ “૩.૦ મી. ઉંચાઈ” શબ્દોથી ઉમેરવામાં આવે છે.
૧૮	(૭-બ) અ.નં. ૮	આ જોગવાઈમાં “૩.૦ મી ઉંડાઈને” શબ્દોને ૩.૦ મીટર ઉંચાઈ” શબ્દોથી બદલવામાં આવે છે.
૧૯	(૭-બ) નોંધ-૧	આ જોગવાઈના અંતે “સંડાસ/બાથરૂમની ૨.૦ (૬’-૬’’)ની ઉંચાઈએ લોફ્ટની પરવાનગી મળી શકશે.” તેવા શબ્દો ઉમેરવામાં આવે છે.
૨૦	(૭-બ) નોંધ-૨	આ જોગવાઈમાં ‘ભોયતળીયા’ શબ્દો પછી “સહીત દરેક મજલા ઉપર” તેવા શબ્દો ઉમેરવામાં આવે છે. તેમજ આ જોગવાઈના અંતે, “સ્વતંત્ર પ્લોટના વિકાસ માટે માપ અને માર્જીનના ધોરણના ટેબલમાં નિર્દેષ કરેલ સિવાયના, પ્લોટ (બાંધકામ એકમ) લાગુ પડશે. જેમાં કોમન પ્લોટના ક્ષેત્રફળનો સમાવેશ થઈ શકશે નહીં” શબ્દો ઉમેરવામાં આવે છે.
૨૧	(૭-બ) નોંધ-૫	નોંધ (૩) “૨૦ સળંગ પ્લોટ અથવા વધુમાં વધુ ૧૦૦ મી. લંબાઈ પછી ૨.૦ મી. ખુલ્લી જગ્યા રાખવાની રહેશે” શબ્દોને “૧૫ સળંગ પ્લોટ અથવા વધુમાં વધુ ૫૦ મી. લંબાઈ પછી ૫.૦ મી. ખુલ્લી જગ્યા રાખવાની રહેશે” શબ્દોથી બદલવામાં આવે છે. અને આ જોગવાઈના અંતે “તેમજ આગળનું અને પાછળનું ખુલ્લું માર્જીન અનુક્રમે ૧.૫૦ મી. અને ૨.૦મી. જાળવવાનું રહેશે. ભોયતળીયા અને પ્રથમ મજલાનું બાંધકામ મળવાપાત્ર રહેશે. વિનિયમ નં.(૬)(ક) મુજબ નિયમોનુસાર કોમન પ્લોટનું આયોજન કરવાનું રહેશે.” તેવા શબ્દો ઉમેરવામાં આવે છે.

ક્રમ	જી.ડી.સી.આર. નિયમ નં.	સુચવેલ ફેરફાર
૨૨	(૭-બ)	નોંધ નં.૪ નીચે મુજબ આમેજ કરવામાં આવે છે. “વાણિજ્ય અને ઔદ્યોગિક હેતુ માટેના ઉપયોગો હેઠળના બાંધકામ એકમની હદોથી અને બે બાંધકામ વચ્ચે ૬.૦મી. ખુલ્લું માર્જન જાળવવાનું રહેશે.”
૨૩	૭(બ) પત્રક (ક)	અ.નં.૧ માં “૪૦ ચો.મી. રદ કરી, તેના બદલે” “૨૫ ચો.મી.થી ૪૦ ચો.મી. સુધી” મુકવામાં આવે છે. પ્લોટ લઘુત્તમ બાજુનું માપના કોલમમાં, “૩મી.” ઉમેરવામાં આવે છે અને રોડ સાઈડ સિવાયના માર્જનના કોલમમાં, “પાછળની બાજુએ ૧.૫૦મી.” ઉમેરવામાં આવે છે.
૨૪	૯	આ જોગવાઈ રદ કરી તેના બદલે “એક જ બાંધકામ એકમમાં બે કે તેથી વધુ અલગ અલગ બાંધકામ હોય તો બે મકાન વચ્ચેનું ખુલ્લું માર્જન ૦.૬H રાખવાનું રહેશે. (૦.૬ X ઉંચાઈ) પરંતુ રહેણાંક ઉપયોગ મો ૪.૫૦ મી. અને વાણિજ્ય / ઔદ્યોગિક ઉપયોગ માટે ૬મી. ઓછામાં ઓછું માર્જન જાળવવાનું રહેશે.” નોંધ : બે મકાનમાં જેની ઉંચાઈ વધુ હોય તે ઉંચાઈ, “ઉંચાઈ” તરીકે ધ્યાને લેવાનું રહેશે.
૨૫	૧૦	૧૦મી.ની જોગવાઈ રદ કરી અને તેના બદલે, “તળાવ, નદી, નાળા, વાંકળા, કેનાલ કે વિગેરે. જળસ્ત્રોત પસાર થતા હોય તેવા કિસ્સામાં તેના કિનારાથી ૧૫મી. સુધીમાં કોઈપણ પ્રકારનો વિકાસ થઈ શકશે નહીં. જ્યાં પાણી કોઈપણ ચોક્કસ કિનારા વગર નિયાંજવાળા વિસ્તારમાં ફેલાઈ જતું હોય તેવા કિસ્સામાં સ્થાનિક સત્તામંડળ એચ.એફ.એલ. ધ્યાને લઈ, કોસ સેક્શન/બાંધકામ નિયંત્રણ રેષા નક્કી કરે તેટલી જમીન ખુલ્લા માર્જનનું અંતર છોડવાનું રહેશે. પરંતુ, જ્યાં કેનાલ કે વરસાદી નાળા, વાંકળા પસાર થતા હોય ત્યાં સંબંધિત અધિકૃત અધિકારીશ્રી દ્વારા નક્કી થયા મુજબ બાંધકામ નિયંત્રણ રેષા નક્કી કરી , ખુલ્લું માર્જન છોડાવી, બાંધકામ નિયંત્રીત રેષા નક્કી કરવાની રહેશે.
૨૬		નીચેની સૂચનાઓના વિનિયમો ઉમેરીએ. -સ્ટ્રક્ચરલ સ્ટેબીલીટી એન્ડ સોઈલ ટેસ્ટીંગ -વરસાદી પાણી ભુતળ વહન -વનીકરણ -ફ્લાય એશ -ગૌરવપથ -પેટ્રોલ/ડીઝલ પંપ/એલ.પી.જી./સી.એન.જી. ફીલીંગ સ્ટેશન, આઉટલેટ -જાહેર જનતાની આરોગ્ય સુખાકારી -મોબાઈલ ટેલી કોમ્યુનિકેશન ટાવરના ઈન્સ્ટોલેશન -રેસીડેન્સિયલ ટાઉનશીપ-૨૦૦૯ -રીહેબીલીટેશન એન્ડ રીડેવલપમેન્ટ ઓફ સ્લમ-૨૦૧૦ -હોટેલ-૨૦૧૧ -હોસ્પિટલ-૨૦૧૧

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 19th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/57 of 2013/DVP-252013-5711-L:-- WHEREAS, the Authorized Officer, Himmatnagar Branch Office, Himmatnagar (hereinafter referred to as "the said Officer") prepared and published a Draft Development Plan with General Development Control Regulations (hereinafter referred to as "the said Development Plan") in respect of the lands Included within Idar Area Development Authority limits under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.19.06.2013

AND WHEREAS, the said Officer submitted the said Development Plan under sub section (1) of section 16 of the said Act to the Government of Gujarat for sanction;

NOW THEREFORE, in exercise of the powers conferred by proviso to sub clause (ii) of clause (a) of sub-section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

- (1) Proposes to modify the aforesaid Development Plan subject to the modifications enumerated in the schedule appended hereto and
- (2) Calls upon any person to submit suggestion or objection, if any, with respect to, the proposed modifications to the Principal Secretary, Urban Development and Urban Housing Department, Block No. 14, 9th Floor, New Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette;

SCHEDULE

Proposed modifications in the Draft Revised Development Plan of Idar Area Development Authority as finalized by the State Government

Regulations of the GDCR as mentioned in annexure-1 attached herewith are replaced/modified/deleted under section (12)(2)(m) of the said Act.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

Annexure-I

ઈડર વિસ્તાર વિકાસ સત્તામંડળના જી.ડી.સી.આર.માં કરવાના સુધારા

વિનિયમ નં.	મંજૂરી અર્થે રજુ કરાયેલ વિકાસ યોજના મુજબની જોગવાઈ	સુચિત સુધારા મુજબની જોગવાઈ																		
૧૦.૮ શેરી રસ્તાની પશ્ચાત સ્થાપના (સેટબેક)	<p>શેરી રસ્તાથી પશ્ચાત સ્થાપન (સેટબેક) નીચે પ્રમાણે રાખવાનું રહેશે.</p> <table border="1"> <thead> <tr> <th>ક્રમ</th><th>શેરીની પહોળાઈ</th><th>લઘુત્તમ પશ્ચાત સ્થાપન (સેટબેક)</th></tr> </thead> <tbody> <tr> <td>૧)</td><td>૩ ૦ મી. સુધી</td><td>૦.૭૫ મીટર</td></tr> <tr> <td>૨)</td><td>૩.૦૦ મી. થી વધુ અને ૬.૦૦ મી. સુધી</td><td>૧.૫૦ મીટર</td></tr> <tr> <td>૩)</td><td>૬.૦૦ મી. થી વધુ અને ૧૨.૦૦ મી. સુધી</td><td>૨.૦૦ મીટર</td></tr> <tr> <td>૪)</td><td>૧૨.૦૦ મી. થી વધુ અને ૧૮.૦૦ મી. સુધી</td><td>૩.૦૦ મીટર</td></tr> <tr> <td>૫)</td><td>૧૮.૦૦ મી. કરતા વધુ</td><td>૪.૫૦ મીટર</td></tr> </tbody> </table> <p>નોંધ :</p> <p>(અ) જમીનનું પાશ્ચાત સ્થાપન કરેલ ભાગ શેરીના ભાગ તરીકે રહેશે અને તેની માલિકી સ્થાનિક સત્તામંડળની વળતર ચુકવ્યા બાદ થઈ જશે.</p> <p>(બ) લઘુત્તમ પશ્ચાત સ્થાપન ઉપર કોમલ નં. (૨) માં દર્શાવ્યા પ્રમાણે અથવા આગળ સળંગ શેરીની પહોળાઈ બંને માંથી જે વધારે હશે તે રહેશે.</p> <p>(ક) શેરી રસ્તાથી પશ્ચાત સ્થાપનની જોગવાઈમાંથી કેસની ગુણવત્તા ધ્યાને લઈ, મુશ્કેલીવાળા વ્યક્તિગત કિસ્સામાં જરૂરિયાત મુજબ છુટછાટ આપી શકાશે.</p> <p>(ડ) સેટબેક તરીકે છોડેલ જમીનનો બિલ્ટઅપ કે એફ.એસ.આઈ. મળવાપાત્ર રહેશે નહીં.</p>	ક્રમ	શેરીની પહોળાઈ	લઘુત્તમ પશ્ચાત સ્થાપન (સેટબેક)	૧)	૩ ૦ મી. સુધી	૦.૭૫ મીટર	૨)	૩.૦૦ મી. થી વધુ અને ૬.૦૦ મી. સુધી	૧.૫૦ મીટર	૩)	૬.૦૦ મી. થી વધુ અને ૧૨.૦૦ મી. સુધી	૨.૦૦ મીટર	૪)	૧૨.૦૦ મી. થી વધુ અને ૧૮.૦૦ મી. સુધી	૩.૦૦ મીટર	૫)	૧૮.૦૦ મી. કરતા વધુ	૪.૫૦ મીટર	<p>૧૦.૮ માં સુચવાયેલ જોગવાઈ રદ કરી નીચે મુજબની જોગવાઈ આમેજ કરવામાં આવે છે.</p> <p>૭૫ ટકા મહત્તમ મર્યાદાથી પ્લોટના વધુ વિસ્તારમાં બાંધકામ પરવાનગી મળશે નહીં. અને ૨૫ ટકા ખુલ્લી જગ્યા રસ્તા તરફે સમગ્ર અગ્ર ભાગમાં રાખવાની રહેશે.</p> <p>નોંધ : (૧) જમીનનું પાશ્ચાત સ્થાપન કરેલ ભાગ શેરીના ભાગ તરીકે રહેશે અને તેની માલિકી સ્થાનિક સત્તામંડળની વળતર ચુકવ્યા બાદ થઈ જશે. (૨) સેટબેક તરીકે છોડેલ જમીનનો બિલ્ટઅપ કે એફ.એસ.આઈ. મળવાપાત્ર રહેશે નહીં.</p>
ક્રમ	શેરીની પહોળાઈ	લઘુત્તમ પશ્ચાત સ્થાપન (સેટબેક)																		
૧)	૩ ૦ મી. સુધી	૦.૭૫ મીટર																		
૨)	૩.૦૦ મી. થી વધુ અને ૬.૦૦ મી. સુધી	૧.૫૦ મીટર																		
૩)	૬.૦૦ મી. થી વધુ અને ૧૨.૦૦ મી. સુધી	૨.૦૦ મીટર																		
૪)	૧૨.૦૦ મી. થી વધુ અને ૧૮.૦૦ મી. સુધી	૩.૦૦ મીટર																		
૫)	૧૮.૦૦ મી. કરતા વધુ	૪.૫૦ મીટર																		

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 19th February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/58 of 2014/DVP-222009-2502-L: WHEREAS the Radhanpur Area Development Authority (hereinafter referred to as "the said Authority") prepared and published a Draft Revised Development Plan with General Development Control Regulations (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limits under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.22.01.2004.

AND WHEREAS the Government of Gujarat considered, it was necessary to make modifications (hereinafter referred to as "the said modifications") in the said Development Plan, which was submitted by the said authority to the State Government for sanction under section 16 of the said Act, 1976.

AND WHEREAS in exercise of the powers conferred by proviso to sub-clause(ii) of clause (a) of sub-section (1) of section 17 of the said Act, the Government of Gujarat published the said modifications under Government Notification, Urban Development and Urban Housing Department No. GH/V/92 of 2011/DVP-222009-2502-L, dtd.05.07.2011, in the Gujarat Government Gazette Ext. Part.IV-B dated.05.07.2011 on Page No.196-11 and 196-12 for inviting from any person, to submit suggestions or objections, if any with respect to the proposed modifications to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said modification in Government Gazette.

AND WHEREAS the Government of Gujarat has not received the suggestion and objection;

NOW THEREFORE in exercise of the powers conferred by clause (c) of sub section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

- (a) Finalize the said modification;
- (b) Sanction the said Development Plan and the regulations thereto subject to the modifications so finalized and as set out in the Schedule appended hereto, and
- (c) Specify that the final development plan shall come into force from the date of this notification;

SCHEDULE

Modifications in the Draft Revised Development Plan of Radhanpur Area Development Authority as finalized by the State Government

Regulations of the GDCR as mentioned in annexure-1 attached herewith are replaced/modified/deleted under section (12)(2)(m) of the said Act.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

Annexure – 1

ક્રમ	જી.ડી.સી.આર. નિયમ નં.	સુચવેલ ફેરફાર												
૧	૨	૩												
૧	ઝોનિંગ વિનિયમો	અ.નં. ૧ કોલમ નં. ૫ માં, ગોદામો પછી “બહુમાળી મકાનો” ઉમેરવામાં આવે છે.												
૨	ઝોનિંગ વિનિયમો	<p>“જાહેરહેતુ”ના નીચે મુજબના વિનિયમો ઉમેરવામાં આવે છે.</p> <table><tr><th>૧</th><th>૨</th><th>૩</th><th>૪</th><th>૫</th><th>૬</th></tr><tr><td>૬</td><td>જાહેર ઉપયોગ વિસ્તાર</td><td>સરકારી/અર્ધસરકારી પ્રવૃત્તિ, સ્વાયત અને જાહેર ઉપયોગીતા સંબંધિત સંસ્થાઓ જેવી કે, ગુજરાત હાઉસીંગ બોર્ડ, મહા વિદ્યાલયો, બીન સરકારી સંગઠનો, નોંધણી થયેલ ચેરીટેબલ ટ્રસ્ટ, શૈક્ષણિક, જાહેર કલ્યાણ પ્રવૃત્તિઓ, ટુરીઝમ કોર્પોરેશન ઓફ ઈન્ડિયા દ્વારા પ્રાયોજીત/માન્ય થયેલ ટુરીઝમ વિકાસ પ્રવૃત્તિઓ</td><td>જાહેર ઉપયોગીતા / સેવાકીય પ્રવૃત્તિ, એસેમ્બલી બિલ્ડીંગ જેવા કે સ્વીમીંગ પુલ, ઓડીટોરીયમ, સ્ટેડીયમ, ક્લબ, થિયેટર, પાર્ટી કે લગન સંભારભો અંગેના પ્લોટ, આનંદ પ્રમોદ માટેની ખુદ્દી જગ્યાઓ</td><td>કોલમ નં.૩ અને ૪ સમાવેશ ન હોય તેવા તમામ ઉપયોગ</td><td>---</td></tr></table>	૧	૨	૩	૪	૫	૬	૬	જાહેર ઉપયોગ વિસ્તાર	સરકારી/અર્ધસરકારી પ્રવૃત્તિ, સ્વાયત અને જાહેર ઉપયોગીતા સંબંધિત સંસ્થાઓ જેવી કે, ગુજરાત હાઉસીંગ બોર્ડ, મહા વિદ્યાલયો, બીન સરકારી સંગઠનો, નોંધણી થયેલ ચેરીટેબલ ટ્રસ્ટ, શૈક્ષણિક, જાહેર કલ્યાણ પ્રવૃત્તિઓ, ટુરીઝમ કોર્પોરેશન ઓફ ઈન્ડિયા દ્વારા પ્રાયોજીત/માન્ય થયેલ ટુરીઝમ વિકાસ પ્રવૃત્તિઓ	જાહેર ઉપયોગીતા / સેવાકીય પ્રવૃત્તિ, એસેમ્બલી બિલ્ડીંગ જેવા કે સ્વીમીંગ પુલ, ઓડીટોરીયમ, સ્ટેડીયમ, ક્લબ, થિયેટર, પાર્ટી કે લગન સંભારભો અંગેના પ્લોટ, આનંદ પ્રમોદ માટેની ખુદ્દી જગ્યાઓ	કોલમ નં.૩ અને ૪ સમાવેશ ન હોય તેવા તમામ ઉપયોગ	---
૧	૨	૩	૪	૫	૬									
૬	જાહેર ઉપયોગ વિસ્તાર	સરકારી/અર્ધસરકારી પ્રવૃત્તિ, સ્વાયત અને જાહેર ઉપયોગીતા સંબંધિત સંસ્થાઓ જેવી કે, ગુજરાત હાઉસીંગ બોર્ડ, મહા વિદ્યાલયો, બીન સરકારી સંગઠનો, નોંધણી થયેલ ચેરીટેબલ ટ્રસ્ટ, શૈક્ષણિક, જાહેર કલ્યાણ પ્રવૃત્તિઓ, ટુરીઝમ કોર્પોરેશન ઓફ ઈન્ડિયા દ્વારા પ્રાયોજીત/માન્ય થયેલ ટુરીઝમ વિકાસ પ્રવૃત્તિઓ	જાહેર ઉપયોગીતા / સેવાકીય પ્રવૃત્તિ, એસેમ્બલી બિલ્ડીંગ જેવા કે સ્વીમીંગ પુલ, ઓડીટોરીયમ, સ્ટેડીયમ, ક્લબ, થિયેટર, પાર્ટી કે લગન સંભારભો અંગેના પ્લોટ, આનંદ પ્રમોદ માટેની ખુદ્દી જગ્યાઓ	કોલમ નં.૩ અને ૪ સમાવેશ ન હોય તેવા તમામ ઉપયોગ	---									
૩	૪.૧૮	સદર જોગવાઈમાં, “ તળીયાથી છત સુધીની ઉંચાઈ ઓછામાં ઓછી ૨.૬ મી. જાળવવાની રહેશે. તેમજ પાકિંગ માટે ઉપયોગમાં લેવાનારા વિસ્તાર સિવાયના વિસ્તારને એફ.એસ.આઈ.માં ગણવાનો રહેશે. ”												
૪	૯-ખ	સદર વિનિયમમાં “ આગળ ૧.૫ મી.નું માર્જીન રાખવાનું રહેશે”ને રદ કરી તેના બદલે “આગળ અને પાછળ ૧.૫ મીટરનું માર્જીન રાખવાનું રહેશે” મુકવામાં આવે છે.												
૫	૧૩.૩	“વિનિયમ નં. ૧૨.૩ તથા ૧૩.૨૪” શબ્દોને રદ કરી, તેના બદલે “વિનિયમ નં. ૧૩.૧૫” શબ્દો મુકવામાં આવે છે.												
૬	૧૩.૪	સદર વિનિયમની જોગવાઈ રદ કરી, તેના બદલે નીચે મુજબનાં વિનિયમ રાખવામાં આવે છે. “૦.૩ H અથવા ૬.૦૦ મી.માં જે વધુ હોય તે રસ્તા તરફે તેમજ ૦.૨ H અથવા ૬.૦ મી. માં જે વધુ હોય તે પ્લોટની અન્ય હદોએ માર્જીન જાળવવાના રહેશે. સદર કીસ્સામાં ‘H’ એટલે કે, બિલ્ડીંગની ઉંચાઈ અને બે બિલ્ડીંગમાં વધુ ઉંચાઈ હોય તે ધ્યાને લેવાની રહેશે.”												



सत्यमेव जयते

The Gujarat Government Gazette

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts**

NARMADA WATER RESOURCES WATER SUPPLY AND KALPASAR DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 19th February, 2014.

THE GUJARAT WATER AND GAS PIPELINE

(ACQUISITION OF RIGHT OF USER IN LAND) ACT, 2000 SECTION-3(1)

No. GN/8/VWS-182012/1177/KH-4 : -Whereas it appears to the Govt.of Gujarat that it is necessary in the Public interest to lay in the section from village Pithadiya, Ta; Jetpur, Dist: Rajkot to Vasvada, Dist. Junagadh to Ranavav, Ta; Ranvav, Dist; Porbandar for providing drinking water, pipe line is being laid by Gujarat Water Infrastructure Limited (a Government of Gujarat Undertaking, Gandhinagar) Under Sardar Sarovar Narmada Canal based Pipeline Project and whereas, for the Purpose it is necessary to acquire the Right of user in the land described in the Schedule annexed to this Notification. After declaration of acquisition of Right of User of owner or occupier of the land shall be entitled to use the land for the purpose of agriculture as per the provision made under section 9 of the said act. The Water pipeline is being laid minimum 1.00 mtr. below ground level.

Now therefore in exercise of powers conferred by sub- Section (1) of Section 3 of the Gujarat water and Gas pipelines (Acquisition of right of user in land) Act 2000 the Government of Gujarat hereby declares its intention to acquire the right of user described in the notifications as published in the Government Gazette. Any Person Interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copy of the Notification as published in the official Gazette of Government of Gujarat are made available to the general public, objection in writing with grounds to the acquisition of the right of user therein under the land to Senior Manager(Civil) & Competent Authority, Gujarat Water Infrastructure Limited, NC - 43 Project, Water Supply Office, Jalbhavan Campus Opp. Vishram Grouh, National Highway No. 27, Jetpur District: Rajkot

DETAILS REGARDING LAND ACQUIRED FOR RIGHT OF USER (NC-41)

SCHEDULE- 3(1)

District: Rajkot/Junagadh/Porbandar

State: Gujarat

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
1	Sardharpura	Jetpur	305 / 1	00	49	02
			305 / 2			
			305 / 3			
			306 / 1	00	85	32
			306 / 2			
			306 / 3			
			306 / 4			
			Govt. Land	00	02	93
			Road	00	01	89
			Govt. Land	00	10	31
			252/1	00	19	67
			251 / 1	00	16	59
			251 / 2			
			250 / 1	00	17	16
			250 / 2			
			249/1	00	37	52
			249/2			
			249/3			
			249/4			
			311 / 1	00	41	04
			311 / 2			
			311 / 3			
			311 / 4			
			311 / 5			
			Road	00	26	74
			354/1 / 1	00	63	21
			354/1 / 1/ paiki			
			354/1 / 10			
			354/1 / 11			
			354/1 / 12			
			354/1 / 13/ 1			
			354/1 / 13/ / 1 / 1			
			354/1 / 13/ 2			
			354/1 / 14			
			354/1 / 16			
			354/1 / 17			
			354/1 / 18			
			354/1 / 19			
			354/1 / 15			
			354/1 / 2			
			354/1 / 2/ 1			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Sardharpura	Jetpur	354/1 / 20			
			354/1 / 21/ 1			
			354/1 / 21/ 2			
			354/1 / 21/ 3			
			354/1 / 21/ 4			
			354/1 / 21/ 6			
			354/1 / 21/ 5			
			354/1 / 22			
			354/1 / 23			
			354/1 / 24			
			354/1 / 25			
			354/1 / 3			
			354/1 / 4/ 1			
			354/1 / 4/ 1/ 1			
			354/1 / 4/ 2			
			354/1 / 4/ 3			
			354/1 / 6			
			354/1 / 7			
			354/1 / 8/ 1			
			354/1 / 8/ 2			
			354/1 / 9			
			354/1 / 5			
			354/2 / 1			
			354/2 / 2			
			354 / 26			
			354 / 27			
			Road	00	01	46
2	Panchpipala	Jetpur	109/2	00	14	36
			109/2/1			
			109/2/2			
			109/1	00	14	40
			110	00	57	79
			Govt. Land	00	59	93
			102/2	00	11	63
			108	00	37	57
			107/1	00	93	45
			107/2			
			107/3			
			107/4			
			107/5			
			107/6			
			107/7			
			107/8			
			107/9			
			165/1/2	00	35	49

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Panchpipala	Jetpur	Govt. Land	00	09	71
			114/1/1	00	71	94
			114/1/2			
			114/1/3/1			
			114/1/3/2			
			114/1/3/3			
			276/1/1	02	69	81
			276/1/10			
			276/1/11/1			
			276/1/11/2			
			276/1/11/3			
			276/1/12			
			276/1/2			
			276/1/3			
			276/1/4			
			276/1/6			
			276/1/7			
			276/1/8			
			276/1/9			
			276/1/5			
			276/2			
			5/10	00	45	24
			5/11			
			5/12			
			5/13			
			5/14			
			5/16			
			5/17			
			5/18			
			5/19			
			5/1/1			
			5/1/2			
			5/1/3			
			5/15			
			5/2			
			5/20			
			5/21			
			5/22			
			5/23			
			5/24			
			5/26			
			5/27			
			5/28			
			5/29			
			5/25			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Panchpipala	Jetpur	5/3			
			5/4/1			
			5/4/2			
			5/6			
			5/7			
			5/8			
			5/5			
			302/1	00	36	49
			302/2			
			Road	00	05	28
			191/1	02	58	03
			191/10			
			191/11			
			191/12			
			191/13			
			Road	00	04	07
3	Lunagiri	Jetpur	119/1/1	00	32	02
			119/1/2			
			119/2			
			55/1	00	00	49
			55/2			
			55/3			
			124/1/1	00	60	65
			124/1/2/1			
			124/1/2/2			
			124/1/3			
			124/1/4			
			52	00	11	59
			57	00	42	99
			127/1	00	08	16
			127/2			
			127/3			
			48/1	00	34	96
			48/2			
			48/3			
			48/4			
			51	00	02	96
			49/1	00	59	30
			49/1/1			
			49/2			
			49/3			
			50/1	00	12	40
			117	00	48	52
			50/2	00	03	05
			118	00	01	17

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Lunagiri	Jetpur	128/1/1	00	12	91
			128/1/2			
			128/2			
			7/2	00	00	68
			47/1/1	00	14	06
			47/1/2			
			47/7	00	02	52
			47/7/1			
			47/9/1	00	03	28
			47/9/2			
			47/8	00	08	67
			Road	00	07	64
			156/1/1	00	31	33
			156/1/1/1			
			156/1/2			
			156/10			
			156/11			
			156/12			
			156/2			
			156/3			
			156/4			
			156/6			
			156/7			
			156/8			
			156/9			
			156/5			
			River	00	03	26
			River	00	00	51
			River	00	00	50
4	Umarkot	Dhoraji	Road	00	02	07
			9 / 1	00	23	70
			9 / 2/1			
			9 / 2/2			
			9 / 3			
			33 / 1	01	54	82
			33 / 2			
			33 / 3			
			33 / 4			
			5	01	04	67
			5/1			
			7 / 1	01	13	68
			7 / 2			
			7 / 3			
			7 / 4			
			7 / 5			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA.		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Umarkot	Dhoraji	10 / 1	01	76	06
			10 / 2			
			10 / 3			
			10 / 4			
			10 / 6			
			10 / 7			
			10 / 7 / 1			
			10 / 5			
			10 / 5 / 1			
5	Vegadi	Dhoraji	40 / 1	00	33	17
			40 / 2			
			40 / 3			
			40 / 4			
			42 / 1	01	42	04
			42 / 2			
			42 / 3			
			42 / 4			
			42 / 6			
			Govt. Land	00	34	02
			43 / 1	01	24	55
			43 / 2			
			43 / 3			
			45 / 3	00	00	55
			44 / 1	00	42	11
			44 / 2			
			5 / 3 / 1	00	05	70
			45 / 4 / 1	00	38	05
			45 / 4 / 2			
			5 / 2 / 1	00	24	60
			5 / 2 / 2			
			10 / 1 / 1	00	68	35
			10 / 1 / 2			
			9 / 1	00	40	07
			9 / 2			
			8	00	31	78
			5 / 1 / 1	00	36	66
			5 / 1 / 2			
			4 / 1	00	92	94
			4 / 2			
			6 / 1	00	02	15
			6 / 2			
			Govt. Land	00	26	67
			Govt. Land	00	25	46
			14 / 1	00	21	85
			14 / 2			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
6	Dhoraji	Dhoraji	772 / 1	00	02	56
			733/3	00	01	09
			653/5 / 1	00	00	74
			653/5 / 2			
			653/5 / 3			
			653/5 / 4			
			778 / 11	00	67	97
			778 / 12			
			645/3	00	05	73
			643/2 / 1	00	01	34
			643/2 / 2			
			643/2 / 3			
			643/2 / 4			
			643/2 / 5			
			643/2 / 6			
			733 / 2	00	34	80
			663/1 / 1	00	04	45
			645/4	00	10	37
			645/2 / 1	00	27	36
			645/2 / 3			
			645/ 1 / 1	00	18	40
			645/ 1 / 2			
			660 / 1	00	00	69
			663/3 / 2	00	30	18
			663/3 / 3			
			769/4 / 1	00	30	55
			769/4 / 1 / 1			
			769/4 / 3			
			Govt. Land	00	15	86
			663/2 / 1	00	28	05
			663/2 / 3			
			771 / 5	00	14	55
			646/4	00	22	11
			645/1 / 1	00	00	58
			645/1 / 2			
			646/3	00	33	39
			654/2 / 1	00	53	64
			654/2 / 3			
			653/4	00	44	30
			663/7	00	16	56
			653/2 / 1	00	18	50
			653/2 / 2			
			653/2 / 3			
			663/8	00	00	35

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Dhoraji	Dhoraji	662/2 / 1/ 1	00	30	43
			662/2 / 1/ 2			
			751/2 / 1	00	00	77
			751/2 / 2			
			647	00	00	03
			618/5	00	04	47
			771/2	00	44	57
			662/1 / 1	00	15	20
			662/1 / 2			
			770	00	12	51
			777/1 / 1	00	69	41
			662/3	00	26	27
			771 / 1	00	23	67
			771 / 2			
			771 / 3			
			771 / 4			
			771 / 5			
			771 / 6			
			771 / 7			
			669/3 / 1	00	59	37
			669/3 / 2			
			663/4 / 1	00	01	56
			663/4 / 2			
			614/5 / 1	00	13	05
			614/5 / 2			
			623/10	00	02	29
			619/2	00	69	63
			663/6	00	00	12
			623/11	00	25	25
			750/6 / 1	00	41	22
			614/6	00	21	92
			614/3	00	67	76
			614/4	00	28	91
			750/7 / 1	00	25	08
			750/7 / 2			
			621	00	29	27
			663/7	00	03	70
			616 / 1	00	63	12
			616 / 2			
			614/2	00	00	00
			752 / 1	00	25	78
			752 / 2			
			752 / 3			
			749/2	00	06	33
			747/4 / 1	00	84	44

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Dhoraji	Dhoraji	747/4 / 2			
			747/4 / 3			
			747/3 / 1	00	46	30
			747/3 / 1 / 1			
			747/2 / 1	00	54	77
			747/2 / 2 / 1			
			747/1	00	49	60
			Govt. Land	00	13	41
			Road	00	07	35
			Road	00	13	67
			785/2 / 1	00	28	63
			785/2 / 2			
			Road	00	06	28
			732	00	02	86
			786 / 1	00	46	39
			786 / 2			
			787 / 1	00	47	80
			787 / 2			
			788/2	00	11	67
			788/1	00	33	77
			790/6	00	63	64
			790/4	00	09	85
			790/3	00	10	51
			River	00	33	54
			River	00	00	56
			River	00	00	56
			790/1 / 1 / 1	00	16	22
			790/1 / 1 / 2			
			790/1 / 2			
			790/2 / 1	00	04	67
			790/2 / 2			
			791/1/Paiki	00	41	33
			Govt. Land	00	12	74
			792/2 / 1	00	20	84
			792/2 / 2			
			793/2	00	26	96
			794/1 / 2	01	21	53
			795/2	00	36	27
			795/1 / 1	00	06	10
			796 / 1	00	30	98
			Road	00	44	80
7	SUPedi	DHORAJI	382/3 / 1	00	02	04
			382/3/1/1			
			382/3 / 2			
			382/2 / 1	00	19	09

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Supedi	Dhoraji	382/2 /2			
			382/2/ 2/1			
			395 / 1	00	58	43
			395 / 2			
			394/2/ 1	00	38	80
			394/2/ 2			
			394/1 / 1	00	42	24
			394/1 / 2			
			380/2	00	03	05
			393/1 / 1	00	42	24
			393/1 / 2			
			380/1 / 1/ 1	00	00	93
			380/1 / 1 / 2			
			392 / 1	00	30	53
			392 / 2			
			381/1 / 1	01	04	29
			381/1 / 2			
			383/2	00	15	08
			385 / 1	00	46	42
			385 / 2			
			385 / 3			
			375 / 1	00	32	29
			375 / 2			
			374 / 1	00	95	84
			374 / 1/ 2			
			374 / 2			
			374 / 3			
			374 / 4			
			13 / 1	00	00	11
			13 / 2			
			351 / 1	00	10	54
			351 / 2			
			369 / 1	00	31	56
			368/1 / 1	00	01	21
			368/1 / 2			
			12/7	00	21	21
			12/1	00	20	40
			12/6	00	12	13
			463/2	00	00	03
			12/3	00	23	95
			12/4	00	18	86
			12/5	00	12	46
			463/1	00	34	98
			375 / 1	00	14	62
			375 / 2			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Supedi	Dhoraji	Road	00	38	59
			615 / 1	00	36	81
			615 / 3			
			614	00	76	51
			223/1 / 1	00	48	96
			223/1 / 2			
			224 / 1	00	00	17
			224 / 2			
			616/4 / 1	00	00	41
			616/4 / 2			
			Road	00	99	11
			616/3	00	24	17
			616/2 / 1	00	40	24
			616/2 / 2			
			232/2	00	41	16
			Road	00	04	50
			River	00	21	87
			River	00	00	56
			233/3	00	00	51
			623	00	26	95
			233/2	00	07	55
			219/1	00	15	91
			219/4 / 1	00	22	07
			219/4 / 2			
			219/2	00	13	42
			622/2	00	19	73
			219/3/2	00	15	39
			607 / 1	00	28	74
			607 / 2			
			604/4	00	09	72
			218/2 / 1	00	31	31
			218/2 / 2			
			606 / 1	00	44	45
			606 / 2			
			16/6	00	26	54
			712/1 / 1	00	00	20
			712/1 / 2			
			218/4 / 1	00	00	51
			218/4 / 2			
			218/4 / 3			
			218/4 / 4			
			714	00	08	75
			14 / 1	00	20	21
			14 / 2			
			13 / 1	00	25	56

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Supedi	Dhoraji	3	00	25	55
			713/2	00	26	23
			752/2	00	33	48
			720/2	00	29	34
			720/1	00	21	43
			605 / 1	00	24	01
			605 / 2			
			9/1 / 2	00	07	15
			9/4	00	21	47
			712/2	00	67	58
			712/3 / 1			
			712/3 / 2			
			11/1 / 1	00	12	92
			11/1 / 2			
			11/1 / 3			
			11/1 / 4			
			11/1 / 5			
			River	00	35	20
			Road	00	12	31
			10	00	15	87
			Road	00	22	53
			River	00	24	85
			River	00	00	58
8	Dumiyani	Upaleta	137/1	00	58	89
			137/6			
			138/1	00	13	99
			138/1/2			
			138/4			
			138/2	00	55	66
			138/1	00	10	93
			Road	00	04	43
			130/1	00	15	91
			Road	00	09	44
			175/1	00	04	65
			176/1	00	37	34
			175/3/1	00	22	34
			175/3/2			
			175/3/3			
			175/3/4			
			175/3/5			
			1/1	00	17	93
			1/1/2			
			1/1/3			
			1/1/4			
			1/1/5			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA.		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Dumiyani	Upaleta	117/2	00	14	68
			117/1/1	00	18	18
			4	00	29	07
			8/1	00	08	70
			8/2			
			8/3			
			2/1	00	15	61
			2/2			
			2/3/1			
			2/3/2			
			140/1	00	23	91
			4/ paiki	00	54	95
			2	00	14	17
			24/1	00	20	62
			Govt. Land	00	06	44
			5/1	00	12	86
			5/2			
			5/2/1			
			5/2/2			
			5/2/3			
			5/3			
			5/4/2			
			5/5			
			2/2	00	00	01
			176/2	00	35	66
			40/2	00	29	97
			175/2/1/1	00	87	16
			175/2/10			
			175/2/11			
			175/2/12			
			175/2/13			
			175/2/14			
			175/2/16			
			175/2/15			
			175/2/4			
			175/2/6			
			175/2/7			
			175/2/8			
			175/2/9			
			175/2/5			
			175/2/1/1			
			19/5/1	00	00	01
			19/5/1/1			
			19/5/2			
			19/5/3			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Dumiyani	Upaleta	19/5/4			
			Road	00	03	57
			40/1	00	13	14
			46/2/1	00	48	73
			40/3	00	10	49
			Road	00	66	36
			3/1	00	21	77
			48/2/1	00	21	10
			50/1	00	26	87
			49/1	00	13	00
			47/1	00	19	90
			47/2			
			47/3			
			47/4			
			49/1	00	49	03
			Road	00	00	10
			51/1/1	00	36	91
			25/1	00	17	41
			25/10			
			25/12			
			25/2			
			25/3			
			25/4			
			25/7			
			25/9			
			25/5			
			25/1/paiki			
			Road	00	06	11
			Road	00	06	30
			Road	00	12	55
9	Ganod	Upaleta	479	00	21	76
			Road	00	80	97
			477	00	26	32
			476/1	00	56	08
			476/2			
			478/1	00	54	11
			478/1/1			
			475	00	05	34
			147/2	00	11	23
			449	00	02	33
			448	00	38	40
			448/3			
			446/1	00	40	31
			446/2			
			445	00	40	71
			422/1	00	47	17

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Ganod	Upaleta	422/2			
			421/1	00	36	42
			421/3			
			421/4			
			421/5			
			447/1	00	38	77
			413	00	20	50
			409	00	48	10
			410/1	00	57	37
			410/2			
			412/1	00	22	05
			412/2			
			396/2	00	03	15
			396/1/1	00	32	69
			407/1/1	00	18	78
			407/3			
			395	00	14	31
			Road	00	10	25
			394/1	00	13	19
			383	00	36	00
			382	00	25	22
			381	00	33	96
			Road	00	05	31
			363/1	00	36	00
			348/1/1	00	36	50
			365/1	00	09	93
			365/2			
			348/2/1	00	12	65
			364/1	00	16	73
			364/2			
			364/3			
			350/1	00	12	11
			350/3			
			350/4			
			350/5			
			349/1	00	18	37
			349/2			
10	Upaleta	Upaleta	143/1	00	13	30
			147/5/1	00	62	18
			147/5/2			
			147/5/3			
			150/2/1	00	13	47
			150/2/2			
			151/1/1	00	23	77
			151/1/2			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Upaleta	Upaleta	151/1/1			
			151/1/2			
			151/2/1	00	18	98
			151/2/2			
			151/2/2/1			
			151/3/1			
			151/3/1/1			
			151/4/1			
			151/4/1/1			
			151/4/2			
			151/4/4			
			151/4/6			
			151/4/7			
			151/4/8			
			151/4/5			
			151/4/6/1			
			151/7/1			
			151/7/2			
			151/8			
			151/5/1			
			151/5/2			
			152/1	00	07	51
			154/1/1	00	16	70
			154/1/3			
			154/1	00	15	53
			154/3/1	00	27	10
			154/3/1/1			
			154/3/2			
			154/3/3			
			154/3/4			
			167/1	00	88	77
			167/2			
			167/3			
			167/4			
			151/4/1	00	22	21
			151/4/1/1			
			151/4/2			
			151/4/4			
			151/4/6			
			151/4/7			
			151/4/8			
			151/4/5			
			136	00	58	05
			162/1	00	18	08
			162/2			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Upaleta	Upaleta	189/1/1	00	18	25
			189/1/2			
			189/1/3			
			189/1/4			
			189/1/4/2			
			189/1/6			
			189/1/7			
			189/1/8			
			189/1/5			
			136/Paiki/4	00	08	38
			Road	00	10	11
			Road	00	21	40
			190/1	01	04	90
			190/2			
			190/3			
			190/4			
			190/6			
			190/7			
			220/1	00	32	13
			220/1/2			
			221/1/3	00	37	38
			221/1/4			
			226/1/1	00	26	19
			225/1	00	10	48
			226/2	00	23	28
			226/2/1/2			
			226/2/2			
			226/2/2/1			
			225/2	00	06	66
			227/1	00	38	53
			227/2			
			671/1	00	06	69
			671/2			
			671/3			
			688/1/1	00	31	74
			688/1/2			
			688/1/3			
			226/PO3	00	05	95
			688/2	00	43	20
			688/2/2			
			688/2/2/1			
			688/2/3			
			688/2/4			
			Govt. Land	00	18	78
			226/4	00	25	51

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Upaleta	Upaleta	226/4/1			
			672/1/1	00	43	32
			672/1/2			
			682/2	00	45	67
			682/1/4/1			
			682/1/4/2			
			682/1/6			
			682/1/5			
			688/3	00	24	59
			688/3/1			
			646/1	00	14	49
			646/2			
			655/1	00	19	83
			607/4	00	07	61
			298	00	00	07
			607/1	00	03	31
			607/2/1	00	12	59
			607/2/2			
			607/2/2/1			
			607/2/2/4			
			607/3	00	08	35
			299/3/2/2	00	17	11
			299/3/2/3			
			299/5/1	00	48	69
			299/5/2			
			682/4	01	24	24
			658/1	00	80	69
			658/1/1			
			Road	00	06	89
			608/1/1/1	00	58	43
			608/1/2			
			608/1/3			
			608/paiki	00	11	41
			610	00	07	99
			610/paiki/4	00	06	42
			610/paiki/3	00	09	92
			609/3	00	10	66
			299/paiki/4	00	21	65
			609/4	00	02	16
			609/Paiki 2	00	14	90
			590/1	00	33	67
			323/1 / 1	00	26	17
			323/1/2			
			322/1/1	00	08	22
			322/1/2			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Upaleta	Upaleta	322/1/3			
			322/3			
			591/1	00	33	45
			321/1	00	00	92
			539/1	00	48	74
			539/2			
			539/3			
			539/3/1			
			539/4			
			539/6			
			539/7			
			539/8			
			539/5			
			324/2	00	26	67
			324/1	00	00	82
			592/1	00	22	55
			592/2			
			592/3			
			400/2	00	56	25
			538/1	00	26	57
			637/2	00	17	49
			534	00	20	65
			516/1	00	49	86
			400 / Paiki 3	00	65	56
			517	00	13	20
			517/2			
			Govt. Land	00	73	82
			512	00	04	06
			512/2			
			514/1/1	00	42	69
			514/1/2			
			Govt. Land	00	12	29
			River	00	38	52
			River	00	00	52
			510/ 1	00	11	18
			510/ 2	00	17	93
			418	00	09	27
	Upaleta	Upaleta	388/1	00	00	06
			388/2			
			388/3			
			388/4			
			Govt. Land	00	04	30
			508/ 1	00	02	13
			513	00	24	75
			513/1/2			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Upaleta	Upaleta	513/1/3			
			Govt. Land	00	18	35
			513/2/1	00	04	56
			513/2/2			
			Govt. Land	00	31	53
			422	00	15	19
			508/2	00	29	97
			509/1	00	49	22
			509/2			
			509/3			
			509/3/2			
			509/4			
			419/1	00	47	12
			419/3			
			503/2/1	00	15	95
			Govt. Land	00	02	08
			Road	00	04	78
			Road	00	07	88
			Road	00	06	69
			Road	00	19	01
			Road	00	05	87
			Road	00	19	48
			River	00	01	03
11	Murakhada	Upaleta	21/1/1	00	13	21
			20/4	00	17	69
			23/2/1	00	31	69
			23/2/2			
			23/2/3			
			20/3/1	00	43	62
			20/3/2			
			20/3/3			
			23/1/1	00	35	48
			23/1/2			
			22/3/1	00	48	84
			22/3/2			
			22/3/2/1			
			22/3/2/2			
			21/2	00	14	64
			35/2	00	47	17
			35/3			
			35/4			
			35/6			
			35/7			
			35/8			
			35/9			
			35/5			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
12	Isara	Upaleta	Govt. Land	00	04	09
			18/1	00	24	46
			18/2/1			
			18/4			
			Govt. Land	01	08	88
			Road	00	21	27
			Govt. Land	00	00	41
			Govt. Land	01	14	30
			40	00	55	95
			41	00	35	75
			Road	00	12	84
			Road	00	31	26
			22/1	01	51	43
			22/11			
			22/12			
			22/16			
			22/15			
			22/3			
			22/3/1			
			22/6			
			22/7			
			22/8			
			22/9			
13	Varjang Jalia	Upaleta	River	00	00	25
			River	00	00	85
14	Nilakha	Upaleta	325/1	00	38	73
			325/2			
			325/3			
			324/1	01	01	88
			324/3			
			324/4			
			323/ 1	00	75	86
			323 /3			
			323/4			
			317/1	00	45	19
			317/ 2			
			317/3			
			316 /1	00	39	79
			316 /2			
			319	00	32	97
			315	00	52	60
			318 /1	00	28	90
			318 /2			
			318 /3			
			309	00	93	48
			304	00	39	74
			308	00	32	09
			303	00	70	93

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Nilakha	Upaleta	305 /1	00	10	38
			305 /2			
			Road	00	07	59
			375	00	34	11
			376/1	00	38	57
			384	00	54	57
			374 /1	00	29	88
			374 /2			
			374 /3			
			374 /4			
			374 /			
			383	00	02	06
			457/1/ 1	00	47	51
			457/2/ 2			
			457/4/ 1			
			Road	00	33	30
			457	00	53	97
			458/1/1	00	17	95
			385/1	00	49	52
			385/3			
			River	00	28	46
			River	00	01	93
			River	00	01	83
			460	00	56	91
15	Vadasada	Manavadara	408/1/1	00	29	98
			408/1/2			
			408/2			
			408/3			
			405/8	00	00	44
			405/6	00	15	24
			405/5	00	15	43
			405/7	00	13	16
			405/4	00	16	35
			405/2/1	00	21	96
			405/2/2			
			405/3	00	16	02
			405/1 /1	00	16	61
			405/1/2			
			405/1/3			
			404	00	44	39
			401 / 1	00	40	81
			401 / 2			
			401 / 3			
			401 / 4			
			391	00	63	63

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Vadasada	Manavadara	390/1/3	00	50	54
			390/1/4/1	00	51	57
			390/1/4/2			
			359	00	00	67
			357/1/1	00	31	11
			357/1/2			
			357/1/3			
			357/2			
			357/3			
			360	00	23	55
			358/1/1/1			
			358/1/1/2			
			358/2			
			358/3	00	31	82
			358/4			
			358/5			
			358/6			
			361	00	25	67
			362	00	00	75
			363/1	00	27	53
			363/2			
			364/1	00	29	44
			364/2/1			
			364/2/2			
			365	00	19	38
			366	00	16	07
			367/2	00	19	37
			368/1	00	35	16
			368/2			
			368/3			
			368/4			
			368/5			
			369/1/1	00	30	01
			369/1/2			
			369/2/1	00	34	33
			369/2/2			
16	Daduka	Kutiyana	Road	00	51	97
			125/1	00	37	87
			125/2			
			125/3			
			126	00	22	31
			130	00	01	18
			Govt. Land	00	74	56
			250/1	00	04	64
			250/1/1			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Daduka	Kutiyana	250 / 2			
			250 / 3			
			128	00	03	92
			129	00	02	50
			131	00	01	55
			132	00	01	79
			133/1	00	01	47
			133/2			
			135	00	00	10
			134/1	00	46	03
			134/2			
			134/3			
			Road	00	02	48
			43	00	39	27
			Govt. Land	00	06	62
			5	00	13	33
			6	00	12	02
			8	00	14	01
			42/1	00	00	49
			42/2			
			42/3			
			42/4			
			9	00	30	28
			3	00	42	02
			3/1			
			41/1/1	00	48	97
			41/1/2			
			40/1	00	07	75
			40/2			
			13	00	40	21
			10	00	16	98
			14	00	16	75
			Road	00	07	11
17	Biladi	Kutiyana	River	00	00	56
			111	00	78	84
			111/1			
			River	00	02	16
			121/1/B/1	00	06	57
			109/1	00	22	39
			109/2			
			121/1/A/1	01	05	10
			121/1/A/1/1			
			121/1/A/2			
			106,	00	38	16
			Govt. Land	00	07	64

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Biladi	Kutiyana	Road	00	02	72
			Govt. Land	00	00	66
			Road	00	09	86
			128/1/1/1	00	23	42
			128/1/1/2			
			128/1/2			
			126/1/1	00	21	56
			126/1/2			
			1/1/1	00	12	76
			1/1/2			
			128/2/1	00	82	33
			128/2/2			
			127/1	00	47	00
			127/2			
			Road	00	03	37
			64	00	04	56
			63	00	34	00
			62/1	00	71	05
			62/1/1			
			62/2			
			62/3/1			
			62/3/2			
			62/4/1			
			62/4/2			
			62/5			
			88	00	18	85
18	Rogada	Kutiyana	80/1	00	24	27
			80/1/1			
			81/1	00	51	71
			81/2/1			
			83/1	00	45	91
			88/1	00	57	30
			84/1	00	23	78
			84/2			
			78/1	00	46	16
			78/2			
			78/3			
			78/4			
			78/5			
			78/6			
			79/1	00	32	20
			79/1/1			
			89/1	00	39	57
			89/2			
			99/1	00	95	92

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Rogada	Kutiyana	99/3			
			99/4			
			99/5			
			7/1	00	32	36
			5/1/1	00	71	33
			5/2			
			97/1	00	31	86
			97/2			
			98	00	48	71
			Road	00	15	34
			8/1	00	36	10
			8/2			
			8/3			
			8/4			
			9	00	37	04
			River	00	06	44
			River	00	00	28
			174/1/A/1	02	01	31
19	Chauta	Kutiyana	141/1	00	29	27
			141/2			
			140/1	00	26	28
			140/2			
			140/3			
			140/4			
			140/5			
			140/6			
			River	00	16	62
			River	00	00	51
			137/2	00	02	41
			127/1	00	08	51
			126/1	00	38	97
			126/2			
			126/3			
			125	00	22	28
			130/1	00	07	23
			130/2			
			130/3			
			119	00	25	43
			123	00	06	09
			103/1	00	64	64
			122/1/1	00	31	13
			122/1			
			137/1A/1	01	37	29
			137/1A/1/1			
			137/1A/3			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Chauta	Kutiyana	118/1	00	30	93
			118/2			
			118/3			
			120/1	00	00	94
			120/2			
			113	01	06	78
20	Teri	Kutiyana	Road	00	00	55
			9	01	04	88
			6	01	77	20
21	Ujada thepada	Kutiyana	200/1/1	00	25	56
			200/2			
			200/2/2			
			199	00	10	39
			198	00	08	24
			197	00	04	65
			195/1	00	14	13
			196/1	00	09	47
			196/2			
			196/3			
			157/1	00	36	48
			165/1/1	00	40	36
			165/1/1/1			
			165/1/3			
			166/1/1	00	11	09
			166/1/2			
			157/5	00	03	38
			167/1/1	00	28	43
			167/1/2			
			167/1/3			
			191/1	00	00	10
			191/2			
			168/1/1	00	22	65
			168/1/2			
			168/1/3			
			168/1/4			
			168/2			
			155/2	00	16	99
			155/1/1	00	09	67
			155/1/2			
			155/1/3			
			125/1/1	00	70	96
			125/1/2			
			125/1/3			
			125/1/4			
			125/2			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Ujada thepada	Kutiyana	156/1/1	00	47	09
			156/1/2			
			156/1/3			
			159/1/1	00	30	71
			159/1/2			
			159/1/3			
			158/1	00	30	32
			158/2			
			158/3			
			86/1	00	26	84
			86/1/2			
			85/1	00	45	69
			85/1/1			
			85/2			
			81/1	00	18	77
			81/1/1			
			65/1	00	26	38
			65/1/1			
			66/1	00	14	19
			66/2			
			189/1	00	04	97
			189/2/1			
			189/2/2			
			189/2/3			
			189/3			
			189/4			
			189/5			
			98/1	01	06	06
			98/2			
			98/3			
			98/4			
			98/5			
			98/5/1			
			98/6			
			98/7			
			98/8			
			98/9			
			88/1	00	43	93
			88/2			
			88/3			
			88/5			
			88/6			
			88/7			
			88/8			
			126/1	00	16	18

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Ujada thepada	Kutiyana	126/1/1			
			126/1/2			
			126/2			
			87	00	02	31
			Road	00	01	38
22	Kutiyana	Kutiyana	556/2	00	71	39
			141/2/1	00	00	21
			141/2/3			
			141/2/4			
			141/2/5			
			1/1	00	01	82
			1/2			
			2/1/1	00	93	25
			2/2/1			
			2/2/3			
			2/3/1			
			2/4/1			
			2/4/1/1			
			2/4/3/1			
			2/4/3/2			
			141/1/1	00	74	20
			141/1/3			
			141/1/4			
			3/1	00	06	55
			3/2			
			140/1/1	00	26	40
			140/1/3			
			140/2/1			
			140/2/3			
			Govt. Land	00	01	23
			133/1	00	08	72
			133/3			
			133/4			
			133/5			
			133/6			
			133/7			
			100/1	00	29	19
			100/3			
			131/1	00	21	35
			131/2			
			131/3			
			7/1	00	24	88
			99/1	00	31	18
			99/3			
			99/4			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Kutiyana	Kutiyana	99/5			
			132/1	00	59	72
			132/3			
			8/1	00	50	90
			554	00	15	77
			39/1	00	11	69
			105/1	00	57	79
			105/3			
			105/4			
			106/1	00	43	22
			106/1/1			
			37	00	13	10
			41/2/1	00	49	75
			41/2/3			
			41/1/1	00	31	25
			41/1/3			
			41/1/4			
			8/2	00	06	97
			79/1	00	47	09
			79/3			
			79/4			
			79/5			
			Road	00	04	18
			38/1/1	00	42	46
			38/1/2			
			38/3			
			River	00	12	22
			Road	00	06	47
			River	00	01	50
			558/1	01	02	34
			558/10			
			558/100			
			558/1	00	32	08
23	Amar	Kutiyana	37/B	00	57	59
			37/A	00	81	40
			36/1	01	32	14
			36/2			
			36/3			
			36/4			
			36/5			
			36/6			
			River	00	09	98
			River	00	01	55

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
24	Mohabbatpura	Kutiyana	Road	00	06	45
			136/1	00	53	11
			136/2			
			136/3			
			138/1	00	27	45
			138/2			
			138/3			
			139/1	00	23	89
			139/2			
			137/1	00	42	98
			137/2			
			137/3			
			137/4			
			River	00	14	14
			River	00	00	50
25	Mall	Kutiyana	River	00	00	51
			260 / 1	00	14	74
			260 / 2			
			259	00	22	41
			258	00	60	48
			Kotar	00	08	83
			257/2	00	17	40
			253/1	00	37	72
			253/2			
			253/3			
			253/5			
			257/1	00	17	83
			256	00	10	78
			248	00	39	80
			255/1	00	28	73
			255/2			
			Road	00	02	29
			194/1	00	00	25
			194/2			
			194/3			
			244/1	00	47	08
			244/2			
			244/3			
			244/4			
			240	00	07	29
			243/1	00	23	66
			242/1	00	33	92
			242/2			
			252	00	32	28
			239	00	21	15

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Mall	Kutiyana	River	00	09	81
			251	00	05	65
			250/1	00	37	13
			250/2			
			245	00	14	86
			Road	00	06	07
26	Chouliyana	Kutiyana	109	00	08	74
			108	00	40	16
			108/1			
			110/1	00	32	07
			110/2			
			111	00	13	02
			107/1/1	00	80	59
			107/1/2			
			43/1	00	00	21
			43/2			
27	Baloch	Kutiyana	46/1	00	03	59
			46/1/1			
			43/1	00	19	66
			43/2			
			122/1	00	37	64
			122/2			
			122/2/1			
			217/1	00	85	25
			217/2			
			217/3			
			217/4			
			44/1	00	62	85
			44/2			
			56/1	00	69	58
			56/2			
			56/3			
			47	00	10	82
			121/1	00	14	53
			121/2			
			121/3			
			121/4			
			55/1	00	51	26
			55/2			
			120/1/1	00	65	49
			120/1/2			
			120/1/3			
			120/1/4			
			120/2/1	00	30	16
			120/2/2			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Baloch	Kutiyana	85/1	00	62	86
			85/2			
			85/3			
			85/4			
			85/5			
			115/1	00	31	11
			115/2			
			113/1/1	00	38	31
			113/1/2			
			113/2			
			114/1	00	18	31
			114/2			
			118/1	00	31	91
			118/2			
			118/3			
			118/4			
			118/5			
			118/6			
			112/1	00	16	84
			84/1	00	14	71
			84/1/1			
			84/1/2			
			84/1/3			
			84/1/4			
			84/1/5			
			84/1/6			
			84/2			
			84/3			
			84/4			
			84/5			
			84/6			
			84/7			
			84/8			
			84/9			
			84/10			
			84/11			
			River	00	16	56
			River	00	00	61
28	Khijadand	Ranavav	114	00	04	94
			116/2	00	19	46
			115	00	64	21
			116/1	00	18	16
			117	00	14	05
			Govt. Land	00	13	90
			129/2	00	35	74

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Khijadand	Ranavav	129/1	00	25	66
			131	00	55	12
29	Rana Kandorna	Ranavav	298/1	00	28	96
			298/3			
			298/4			
			298/5			
			305/1	00	61	61
			305/3			
			305/4			
			305/5			
			304/1/1	00	01	91
			304/1/2			
			304/1/3			
			304/2/1	00	34	15
			304/2/2			
			304/2/3			
			307/1	00	36	34
			307/1/1			
			307/2			
			307/3			
			Road	00	17	50
			526/2/2	00	15	05
			526/3/2	00	00	10
			520/3/1	00	01	54
			520/2	00	08	73
			521/5	00	10	54
			317/4	00	00	01
			526/1/1	00	36	43
			526/1/2/1			
			516/2	00	39	13
			520/1	00	22	57
			520/4	00	11	61
			521/2/1	00	06	92
			521/2/2			
			521/3/1	00	20	66
			521/1/2	00	12	87
			317/6	00	03	29
			525/2	00	00	68
			317/5	00	16	41
			467	00	48	97
			466/1	00	77	21
			466/2			
			466/3			
			466/6			
			466/5			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Rana Kandorna	Ranavav	454/1/1	00	55	37
			454/1/3			
			454/1/3/1			
			317/1/1	00	08	08
			317/1/2			
			455/1	00	53	83
			455/1/1			
			317/2/1	00	11	03
			317/2/2			
			318	00	13	29
			464/1	00	22	02
			464/3			
			465/2	00	15	55
			317/3	00	09	91
			456/1	00	16	82
			456/2			
			452/1	00	59	83
			452/3			
			452/4			
			451/1	00	18	31
			451/2			
			462	00	17	83
			319/2	00	05	16
			Road	00	02	41
			319/1/1	02	01	97
			319/1/2			
			River	00	13	91
			River	00	01	03
30	Rana – Vadvala	Ranavav	30/1	00	47	19
			30/2			
			319/1	00	43	87
			319/2			
			318/1	00	17	36
			318/2			
			333/1	00	23	89
			333/2			
			4/2	00	02	32
			Road	00	06	74
			272	00	23	07
			327/2/1	00	17	91
			327/2/2			
			327/1/1	00	29	60
			327/1/2			
			5/1	00	13	17
			4/1	00	19	19

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Rana – Vadvala	Ranavav	332/1	00	29	38
			332/2			
			9	00	30	44
			334/1/1	00	11	33
			334/1/2			
			334/2/1	00	22	08
			334/2/2			
			334/3	00	33	29
			275/1	00	94	06
			275/1/1			
			275/2			
			275/3			
			275/3/1			
			275/4			
			275/6/1			
			275/6/2			
			275/5/1			
			334/4/1	00	30	34
			334/4/2			
			10/1/1	00	55	12
			10/1/2			
			10/2			
			10/3			
			334/5	00	36	39
			334/6/1/1	00	11	12
			334/6/1/2			
			334/6/1/3			
			334/6/2			
			51/2/1	00	03	50
			51/2/2			
			Road	00	01	39
			51/1	00	17	89
			11/1	00	41	20
			11/2			
			11/2/1			
			11/2/1/1			
			15/5	00	12	50
			15/5/2/1			
			15/5/3			
			15/6/1	00	30	69
			15/6/2			
			14	00	04	75
			15/2/1	00	09	88
			15/2/2			
			1/1	00	59	87

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Rana – Vadvala	Ranavav	1/2/A			
			1/2/A/1			
			1/2/B			
			1/3			
			1/4			
			Road	00	25	63
			15/3/1	00	39	48
			15/3/1/2			
			15/3/2			
			645/1	00	02	37
			645/2			
			643/1	00	20	66
			643/2			
			636/1/1	00	29	75
			636/1/2			
			636/1/3			
			636/2/1	00	25	22
			636/2/2			
			638/2/1	00	11	51
			638/2/2			
			637/1	00	29	99
			637/2			
			637/3			
			637/4			
			638/1/1	00	11	38
			638/1/2			
			638/1/3			
			629/1/1	00	22	11
			629/1/2			
			642/2/1	00	19	29
			642/2/5			
			629/2/1	00	37	56
			629/2/2			
			629/2/3			
			Road	00	61	55
			642/1/1/1	00	15	86
			642/1/2			
			632/1	00	25	76
			631/1/1	00	19	11
			631/1/2			
			631/2/1/1	00	21	05
			631/2/1/2			
			631/2/2			
			Road	00	09	74

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
31	Bhod	Ranavav	29/3/1	00	34	17
			29/2	00	40	57
			Road	01	26	69
			30/2	00	51	07
			31/1	00	75	66
			31/2			
			38/1	00	53	72
			38/2			
			32/2	00	10	35
			7/3	00	64	59
			37/2/1	00	16	08
			1/1	00	38	17
			37/1	00	60	84
			348	00	32	71
			5/1/2	00	02	84
			347/3/1	00	30	96
			307/3	00	04	78
			307/2/1	00	12	54
			307/1	00	15	62
			8/1	00	14	32
			308/1	00	19	38
			308/3	00	00	01
			306/2/1	00	28	92
			306/2/2			
			346/1	00	45	30
			346/2			
			346/3			
			346/4			
			302/1	00	61	12
			302/2			
			298	00	00	85
			299/4/1	00	00	29
			299/4/2			
			299/3/1	00	53	46
			299/3/2			
			299/1/1	00	37	45
			299/1/3			
			299/2	00	42	50
			301/1	00	48	01
			301/2			
			301/3			
			303/3/1	00	11	12
			303/3/3			
			318/1	00	45	97
			318/2			
			Road	00	01	78

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
32	Ranavav	Ranavav	44	00	19	93
			43/2	00	47	03
			36	00	38	08
			42/1	00	99	14
			42/2			
			42/3			
			42/4			
			42/5			
			43/1/1/1	01	50	38
			43/1/1/2			
			39/1	00	00	07
			39/2			
			39/3			
			35/1	00	64	33
			35/2			
			35/3			
			35/4			
			35/6			
			35/7			
			34/1/1	00	18	56
			34/1/2			
			34/1/3			
			34/2/A	00	29	54
			37/2	00	96	92
			84	00	31	98
			28/A	00	98	29
			85/1	00	05	09
			85/2			
			83/1/1	00	07	39
			83/1/2			
			97	00	24	70
			82/1	00	47	63
			82/2			
			98/1	00	34	70
			98/1/1			
			98/2			
			100/1	00	18	83
			100/2	00	22	52
			100/2/1			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
			100/3/1/1	00	26	66
			100/3/1/2			
			100/3/2			
			100/3/3/1			
			100/3/3/2			
			100/3/4			
			70	00	18	24
			75	00	47	07
			75/2			
			75/1			
			74/1	00	19	28
			74/2			
			74/3			
			74/4/1			
			74/4/2			
			76/1	00	36	69
			76/2			
			78/5/1/1	01	22	32
			78/5/1/2			
			78/5/1/3			
			78/5/1/4			
			78/5/1/5			
			78/5/1/A/1			
			78/5/1/A/2			
			78/5/2			
			139/1	02	04	17
			139/1/1			
			139/1/2			
			139/2			
			139/1/3			
			139/1/4			

By order and in the name of the Governor of Gujarat,

RAVI SOLANKI,
Chief Engineer & Add. Secretary to Government.

નર્મદા જળસંપત્તિ પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૯મી ફેબ્રુઆરી, ૨૦૧૪.

ગુજરાત પાણીની અને ગેસની પાઈપ લાઈન (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત)
અધિનિયમ ૨૦૦૦ ની કલમ-૩(૧)

ક્રમાંક : જીએન-૮-વીડબલ્યુએસ-૧૮૨૦૧૨-૧૧૭૭-ખ-૪.-આ જાહેરનામામાં જણાવેલ હિત સંબંધ ધરાવનાર સર્વ ખાતેદારો કબજેદારોને આથી જણાવવામાં આવે છે કે ગુજરાત સરકારને જાહેર હિતમાં એવું જણાય છે કે, ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ દ્વારા સરદાર સરોવર નર્મદા કેનાલ આધારિત પાઈપ લાઈન પ્રોજેક્ટ એન.સી. - ૪૩ હેઠળના ગુજરાત રાજ્યના રાજકોટ જિલ્લાના જેતપુર તાલુકાના ગામ પીઠડીયાથી જુનાગઢ જિલ્લાના માણાવદર તાલુકાના વાસવડા થી પોરબંદર જિલ્લાના રાણાવાવ તાલુકાના ગામ રાણાવાવ સુધી પીવાના પાણીની બલ્ક પાઈપલાઈન નાંખવી જરૂરી છે. આવી પાઈપલાઈન નાંખવાના જાહેર હેતુસર આ સાથેની અનુસૂચિમાં જણાવેલ જમીનમાં તેની સામે દર્શાવેલ ક્ષેત્રફળવાળી જમીનમાંનો વપરાશકારોનો હક્ક સંપાદિત કરવો જરૂરી છે. વપરાશી હક્ક સંપાદન થતાં જમીનનો કબજો જે તે ખાતેદાર કબજેદારનો રહે છે જેથી જે તે ખાતેદાર કબજેદાર ઉક્ત અધિનિયમની કલમ -૯ ના જમીન વપરાશ સંબંધી નિયંત્રણોને આદીન ખેતી કરી શકશે. સદરહુ પીવાના પાણીની પાઈપ લાઈન જમીનમાં ઓછામાં ઓછી ૧ મીટર થી વધુ ઉંડાઈએ નાંખવામાં આવશે.

ઉપરોક્ત કાયદાની કલમ ૩ (૧) માં દર્શાવ્યા પ્રમાણે રાજ્ય સરકાર સદરહુ સવાલવાળી જમીનમાં રાજપત્રમાં પ્રસિધ્ધ કરેલ જાહેરનામાંથી તેમના વપરાશકારોના હક્ક સંપાદિત કરવા માટેના પોતાનો ઇરાદો જાહેર કરે છે. તો સવાલવાળી જમીનમાં હિત સંબંધ ધરાવતી તમામ વ્યક્તિઓને, સદરહુ જમીનમાં પાઈપલાઈન નાંખવાનું કામ હાથ ધરવામાં આવનાર છે તેના વપરાશકારોના હક્ક સંપાદિત કરવા અંગે વાંધો હોય તો ગુજરાત સરકારના ગેજેટમાં પ્રસિધ્ધ થયેલા જાહેરનામાની નકલ મળ્યાની તારીખથી ૩૦ દિવસમાં આ બાબતે શ્રી બી. આર. શાહ, સીનીયર મેનેજર અને સક્ષમ અધિકારી, એન.સી.-૪૩, જલલપન કેમ્પસ, વિશ્રામગૃહ સામે, નેશનલ હાઇવે નં-૨૭, ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ, જેતપુર તા. જેતપુર, જિ. રાજકોટને વાંધાની લેખિતમાં રજુઆત કરી વાંધા રજુ કરવા.

જમીનમાં વપરાશકારોના હક્ક સંપાદન થતી જમીનની વિગતો (એન. સી. ૪૧, પ્રોજેક્ટ)

અનુસૂચિ-૩(૧)

જીલ્લો : રાજકોટ/જુનાગઢ/પોરબંદર

રાજ્ય : ગુજરાત

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૧	સરદારપુરા	જેતપુર	૩૦૫ / ૧	૦૦	૪૯	૦૨
			૩૦૫ / ૨			
			૩૦૫ / ૩			
			૩૦૬ / ૧	૦૦	૮૫	૩૨
			૩૦૬ / ૨			
			૩૦૬ / ૩			
			૩૦૬ / ૪			
			સરકારી પડતર	૦૦	૦૨	૯૩
			રસ્તો	૦૦	૦૧	૮૯
			સરકારી પડતર	૦૦	૧૦	૩૧
			૨૫૨/૧	૦૦	૧૯	૬૭
			૨૫૧ / ૧	૦૦	૧૬	૫૯
			૨૫૧ / ૨			
			૨૫૦ / ૧	૦૦	૧૭	૧૬
			૨૫૦ / ૨			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	સરઘાટપુરા	જેતપુર	૨૪૯/૧	૦૦	૩૭	૫૨
			૨૪૯/૨			
			૨૪૯/૩			
			૨૪૯/૪			
			૩૧૧/૧	૦૦	૪૧	૦૪
			૩૧૧/૨			
			૩૧૧/૩			
			૩૧૧/૪			
			૩૧૧/૫			
			રસ્તો	૦૦	૨૬	૭૪
			૩૫૪/૧ / ૧	૦૦	૬૩	૨૧
			૩૫૪/૧ / ૧/પૈકી			
			૩૫૪/૧ / ૧૦			
			૩૫૪/૧ / ૧૧			
			૩૫૪/૧ / ૧૨			
			૩૫૪/૧ / ૧૩/ ૧			
			૩૫૪/૧ / ૧૩/ ૧/ ૧			
			૩૫૪/૧ / ૧૩/ ૨			
			૩૫૪/૧ / ૧૪			
			૩૫૪/૧ / ૧૬			
			૩૫૪/૧ / ૧૭			
			૩૫૪/૧ / ૧૮			
			૩૫૪/૧ / ૧૯			
			૩૫૪/૧ / ૧૫			
			૩૫૪/૧ / ૨			
			૩૫૪/૧ / ૨/ ૧			
			૩૫૪/૧ / ૨૦			
			૩૫૪/૧ / ૨૧/ ૧			
			૩૫૪/૧ / ૨૧/ ૨			
			૩૫૪/૧ / ૨૧/ ૩			
			૩૫૪/૧ / ૨૧/ ૪			
			૩૫૪/૧ / ૨૧/ ૬			
			૩૫૪/૧ / ૨૧/ ૫			
			૩૫૪/૧ / ૨૨			
			૩૫૪/૧ / ૨૩			
			૩૫૪/૧ / ૨૪			
			૩૫૪/૧ / ૨૫			
			૩૫૪/૧ / ૩			
			૩૫૪/૧ / ૪/ ૧			
			૩૫૪/૧ / ૪/ ૧/ ૧			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	સરધારપુરા	જેતપુર	૩૫૪/૧ / ૪/ ૨			
			૩૫૪/૧ / ૪/ ૩			
			૩૫૪/૧ / ૬			
			૩૫૪/૧ / ૭			
			૩૫૪/૧ / ૮/ ૧			
			૩૫૪/૧ / ૮/ ૨			
			૩૫૪/૧ / ૯			
			૩૫૪/૧ / ૫			
			૩૫૪/૨ / ૧			
			૩૫૪/૨ / ૨			
			૩૫૪ / ૨૬			
			૩૫૪ / ૨૭			
			રસ્તો	૦૦	૦૧	૪૬
૨	પાંચપીપલા	જેતપુર	૧૦૯/૨	૦૦	૧૪	૩૬
			૧૦૯/૨/૧			
			૧૦૯/૨/૨			
			૧૦૯/૧	૦૦	૧૪	૪૦
			૧૧૦	૦૦	૫૭	૭૯
			સરકારી પડતર	૦૦	૫૯	૯૩
			૧૦૨/૨	૦૦	૧૧	૬૩
			૧૦૮	૦૦	૩૭	૫૭
			૧૦૭/૧	૦૦	૯૩	૪૫
			૧૦૭/૨			
			૧૦૭/૩			
			૧૦૭/૪			
			૧૦૭/૫			
			૧૦૭/૬			
			૧૦૭/૭			
			૧૦૭/૮			
			૧૦૭/૯			
			૧૬૫/૧/૨	૦૦	૩૫	૪૯
			સરકારી પડતર	૦૦	૦૯	૭૧
			૧૧૪/૧/૧	૦૦	૭૧	૯૪
			૧૧૪/૧/૨			
			૧૧૪/૧/૩/૧			
			૧૧૪/૧/૩/૨			
			૧૧૪/૧/૩/૩			
			૨૭૬/૧/૧	૦૨	૬૯	૮૧
			૨૭૬/૧/૧૦			
			૨૭૬/૧/૧૧/૧			
			૨૭૬/૧/૧૧/૨			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	પાંચપીપલા	જેતપુર	૨૭૬/૧/૧૧/૩			
			૨૭૬/૧/૧૨			
			૨૭૬/૧/૨			
			૨૭૬/૧/૩			
			૨૭૬/૧/૪			
			૨૭૬/૧/૬			
			૨૭૬/૧/૭			
			૨૭૬/૧/૮			
			૨૭૬/૧/૯			
			૨૭૬/૧/૫			
			૨૭૬/૨			
			૫/૧૦	૦૦	૪૫	૨૪
			૫/૧૧			
			૫/૧૨			
			૫/૧૩			
			૫/૧૪			
			૫/૧૬	૦		
			૫/૧૭			
			૫/૧૮			
			૫/૧૯			
			૫/૧/૧			
			૫/૧/૨			
			૫/૧/૩			
			૫/૧૫			
			૫/૨			
			૫/૨૦			
			૫/૨૧			
			૫/૨૨			
			૫/૨૩			
			૫/૨૪			
			૫/૨૬			
			૫/૨૭			
			૫/૨૮			
			૫/૨૯			
			૫/૨૫			
			૫/૩			
			૫/૪/૧			
			૫/૪/૨			
			૫/૬			
			૫/૭			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	પાંચપીપલા	જેતપુર	૫/૮			
			૫/૫			
			૩૦૨/૧	૦૦	૩૬	૪૯
			૩૦૨/૨			
			૨૨૨/૦	૦૦	૦૫	૨૮
			૧૯૧/૧	૦૨	૫૮	૦૩
			૧૯૧/૧૦			
			૧૯૧/૧૧			
			૧૯૧/૧૨			
			૧૯૧/૧૩			
			૨૨૨/૦	૦૦	૦૪	૦૭
૩	લુણાગીરી	જેતપુર	૧૧૯/૧/૧	૦૦	૩૨	૦૨
			૧૧૯/૧/૨			
			૧૧૯/૨			
			૫૫/૧	૦૦	૦૦	૪૯
			૫૫/૨			
			૫૫/૩			
			૧૨૪/૧/૧	૦૦	૬૦	૬૫
			૧૨૪/૧/૨/૧			
			૧૨૪/૧/૨/૨			
			૧૨૪/૧/૩			
			૧૨૪/૧/૪			
			૫૨	૦૦	૧૧	૫૯
			૫૭	૦૦	૪૨	૯૯
			૧૨૭/૧	૦૦	૦૮	૧૬
			૧૨૭/૨			
			૧૨૭/૩			
			૪૮/૧	૦૦	૩૪	૯૬
			૪૮/૨			
			૪૮/૩			
			૪૮/૪			
			૫૧	૦૦	૦૨	૯૬
			૪૯/૧	૦૦	૫૯	૩૦
			૪૯/૧/૧			
			૪૯/૨			
			૪૯/૩			
			૫૦/૧	૦૦	૧૨	૪૦
			૧૧૭	૦૦	૪૮	૫૨
			૫૦/૨	૦૦	૦૩	૦૫
			૧૧૮	૦૦	૦૧	૧૭
			૧૨૮/૧/૧	૦૦	૧૨	૯૧

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	ભુલાગીરી	જેતપુર	૧૨૮/૧/૨			
			૧૨૮/૨			
			૭/૨	૦૦	૦૦	૬૮
			૪૭/૧/૧	૦૦	૧૪	૦૬
			૪૭/૧/૨			
			૪૭/૭	૦૦	૦૨	૫૨
			૪૭/૭/૧			
			૪૭/૮/૧	૦૦	૦૩	૨૮
			૪૭/૮/૨			
			૪૭/૮	૦૦	૦૮	૬૭
			૨૨તો	૦૦	૦૭	૬૪
			૧૫૬/૧/૧	૦૦	૩૧	૩૩
			૧૫૬/૧/૧/૧			
			૧૫૬/૧/૨			
			૧૫૬/૧૦			
			૧૫૬/૧૧			
			૧૫૬/૧૨			
			૧૫૬/૨			
			૧૫૬/૩			
			૧૫૬/૪			
			૧૫૬/૬			
			૧૫૬/૭			
			૧૫૬/૮			
			૧૫૬/૯			
			૧૫૬/૫			
			નદી	૦૦	૦૩	૨૬
			નદી	૦૦	૦૦	૫૧
			નદી	૦૦	૦૦	૫૦
૪	ઉમરકોટ	ધોરાજી	૨૨તો	૦૦	૦૨	૦૭
			૯ / ૧	૦૦	૨૩	૭૦
			૯ / ૨ / ૧			
			૯ / ૨ / ૨			
			૯ / ૩			
			૩૩ / ૧	૦૧	૫૪	૮૨
			૩૩ / ૨			
			૩૩ / ૩			
			૩૩ / ૪			
			૫	૦૧	૦૪	૬૭
			૫/૧			
			૭ / ૧	૦૧	૧૩	૬૮
			૭ / ૨			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	ઉમરકોટ	ધોરાજી	૭ / ૩			
			૭ / ૪			
			૭ / ૫			
			૧૦ / ૧	૦૧	૭૬	૦૬
			૧૦ / ૨			
			૧૦ / ૩			
			૧૦ / ૪			
			૧૦ / ૬			
			૧૦ / ૭			
			૧૦ / ૭ / ૧			
			૧૦ / ૫			
			૧૦ / ૫ / ૧			
૫	વેગડી	ધોરાજી	૪૦ / ૧	૦૦	૩૩	૧૭
			૪૦ / ૨			
			૪૦ / ૩			
			૪૦ / ૪			
			૪૨ / ૧	૦૧	૪૨	૦૪
			૪૨ / ૨			
			૪૨ / ૩			
			૪૨ / ૪			
			૪૨ / ૬			
			સરકારી પડતર	૦૦	૩૪	૦૨
			૪૩ / ૧	૦૧	૨૪	૫૫
			૪૩ / ૨			
			૪૩ / ૩			
			૪૫/૩	૦૦	૦૦	૫૫
			૪૪ / ૧	૦૦	૪૨	૧૧
			૪૪ / ૨			
			૫/૩ / ૧	૦૦	૦૫	૭૦
			૪૫/૪ / ૧	૦૦	૩૮	૦૫
			૪૫/૪ / ૨			
			૫/૨ / ૧	૦૦	૨૪	૬૦
			૫/૨ / ૨			
			૧૦/૧ / ૧	૦૦	૬૮	૩૫
			૧૦/૧ / ૨			
			૯ / ૧	૦૦	૪૦	૦૭
			૯ / ૨			
			૮	૦૦	૩૧	૭૮
			૫/૧ / ૧	૦૦	૩૬	૬૬
			૫/૧ / ૨			
			૪ / ૧	૦૦	૯૨	૯૪

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	વેગડી	ધોરાજી	૪ / ૨			
			૬ / ૧	૦૦	૦૨	૧૫
			૬ / ૨			
			સરકારી પડતર	૦૦	૨૬	૬૭
			સરકારી પડતર	૦૦	૨૫	૪૬
			૧૪ / ૧	૦૦	૨૧	૮૫
			૧૪ / ૨			
૬	ધોરાજી	ધોરાજી	૭૭૨ / ૧	૦૦	૦૨	૫૬
			૭૩૩/૩	૦૦	૦૧	૦૯
			૬૫૩/૫ / ૧	૦૦	૦૦	૭૪
			૬૫૩/૫ / ૨			
			૬૫૩/૫ / ૩			
			૬૫૩/૫ / ૪			
			૭૭૮ / ૧૧	૦૦	૬૭	૯૭
			૭૭૮ / ૧૨			
			૬૪૫/૩	૦૦	૦૫	૭૩
			૬૪૩/૨ / ૧	૦૦	૦૧	૩૪
			૬૪૩/૨ / ૨			
			૬૪૩/૨ / ૩			
			૬૪૩/૨ / ૪			
			૬૪૩/૨ / ૫			
			૬૪૩/૨ / ૬			
			૭૩૩ / ૨	૦૦	૩૪	૮૦
			૬૬૩/૧ / ૧	૦૦	૦૪	૪૫
			૬૪૫/૪	૦૦	૧૦	૩૭
			૬૪૫/૨ / ૧	૦૦	૨૭	૩૬
			૬૪૫/૨ / ૩			
			૬૪૫/૧ / ૧	૦૦	૧૮	૪૦
			૬૪૫/૧ / ૨			
			૬૬૦ / ૧	૦૦	૦૦	૬૯
			૬૬૩/૩ / ૨	૦૦	૩૦	૧૮
			૬૬૩/૩ / ૩			
			૭૬૯/૪ / ૧	૦૦	૩૦	૫૫
			૭૬૯/૪ / ૧/ ૧			
			૭૬૯/૪ / ૩			
			સરકારી પડતર	૦૦	૧૫	૮૬
			૬૬૩/૨ / ૧	૦૦	૨૮	૦૫
			૬૬૩/૨ / ૩			
			૭૭૧ / ૫	૦૦	૧૪	૫૫
			૬૪૬/૪	૦૦	૨૨	૧૧
			૬૪૫/૧ / ૧	૦૦	૦૦	૫૮

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	ધોરાજી	ધોરાજી	૬૪૫/૧ / ૨			
			૬૪૬/૩	૦૦	૩૩	૩૯
			૬૫૪/૨ / ૧	૦૦	૫૩	૬૪
			૬૫૪/૨ / ૩			
			૬૫૩/૪	૦૦	૪૪	૩૦
			૬૬૩/૭	૦૦	૧૬	૫૬
			૬૫૩/૨ / ૧	૦૦	૧૮	૫૦
			૬૫૩/૨ / ૨			
			૬૫૩/૨ / ૩			
			૬૬૩/૮	૦૦	૦૦	૩૫
			૬૬૨/૨ / ૧/ ૧	૦૦	૩૦	૪૩
			૬૬૨/૨ / ૧ / ૨			
			૭૫૧/૨ / ૧	૦૦	૦૦	૭૭
			૭૫૧/૨ / ૨			
			૬૪૭	૦૦	૦૦	૦૩
			૬૧૮/૫	૦૦	૦૪	૪૭
			૭૭૧/૨	૦૦	૪૪	૫૭
			૬૬૨/૧ / ૧	૦૦	૧૫	૨૦
			૬૬૨/૧ / ૨			
			૭૭૦	૦૦	૧૨	૫૧
			૭૭૭/૧ / ૧	૦૦	૬૯	૪૧
			૬૬૨/૩	૦૦	૨૬	૨૭
			૭૭૧ / ૧	૦૦	૨૩	૬૭
			૭૭૧ / ૨			
			૭૭૧ / ૩			
			૭૭૧ / ૪			
			૭૭૧ / ૫			
			૭૭૧ / ૬			
			૭૭૧ / ૭			
			૬૬૯/૩ / ૧	૦૦	૫૯	૩૭
			૬૬૯/૩ / ૨			
			૬૬૩/૪ / ૧	૦૦	૦૧	૫૬
			૬૬૩/૪ / ૨			
			૬૧૪/૫ / ૧	૦૦	૧૩	૦૫
			૬૧૪/૫ / ૨			
			૬૨૩/૧૦	૦૦	૦૨	૨૯
			૬૧૯/૨	૦૦	૬૯	૬૩
			૬૬૩/૬	૦૦	૦૦	૧૨
			૬૨૩/૧૧	૦૦	૨૫	૨૫
			૭૫૦/૬ / ૧	૦૦	૪૧	૨૨
			૬૧૪/૬	૦૦	૨૧	૯૨

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	ધોરાજી	ધોરાજી	૬૧૪/૩	૦૦	૬૭	૭૬
			૬૧૪/૪	૦૦	૨૮	૯૧
			૭૫૦/૭ / ૧	૦૦	૨૫	૦૮
			૭૫૦/૭ / ૨			
			૬૨૧	૦૦	૨૯	૨૭
			૬૬૩/૭	૦૦	૦૩	૭૦
			૬૧૬ / ૧	૦૦	૬૩	૧૨
			૬૧૬ / ૨			
			૬૧૪/૨	૦૦	૦૦	૦૦
			૭૫૨ / ૧	૦૦	૨૫	૭૮
			૭૫૨ / ૨			
			૭૫૨ / ૩			
			૭૪૯/૨	૦૦	૦૬	૩૩
			૭૪૭/૪ / ૧	૦૦	૮૪	૪૪
			૭૪૭/૪ / ૨			
			૭૪૭/૪ / ૩			
			૭૪૭/૩ / ૧	૦૦	૪૬	૩૦
			૭૪૭/૩ / ૧/ ૧			
			૭૪૭/૨ / ૧	૦૦	૫૪	૭૭
			૭૪૭/૨ / ૨/ ૧			
			૭૪૭/૧	૦૦	૪૯	૬૦
			સરકારી પડતર	૦૦	૧૩	૪૧
			રસ્તો	૦૦	૦૭	૩૫
			રસ્તો	૦૦	૧૩	૬૭
			૭૮૫/૨ / ૧	૦૦	૨૮	૬૩
			૭૮૫/૨ / ૨			
			રસ્તો	૦૦	૦૬	૨૮
			૭૩૨	૦૦	૦૨	૮૬
			૭૮૬ / ૧	૦૦	૪૬	૩૯
			૭૮૬ / ૨			
			૭૮૭ / ૧	૦૦	૪૭	૮૦
			૭૮૭ / ૨			
			૭૮૮/૨	૦૦	૧૧	૬૭
			૭૮૮/૧	૦૦	૩૩	૭૭
			૭૯૦/૬	૦૦	૬૩	૬૪
			૭૯૦/૪	૦૦	૦૯	૮૫
			૭૯૦/૩	૦૦	૧૦	૫૧
			નદી	૦૦	૩૩	૫૪
			નદી	૦૦	૦૦	૫૬
			નદી	૦૦	૦૦	૫૬
			૭૯૦/૧ / ૧/ ૧	૦૦	૧૬	૨૨

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	ધોરાજી	ધોરાજી	૭૯૦/૧ / ૧/ ૨			
			૭૯૦/૧ / ૨			
			૭૯૦/૨ / ૧	૦૦	૦૪	૬૭
			૭૯૦/૨ / ૨			
			૭૯૧/૧/પેકી	૦૦	૪૧	૩૩
			સરકારી પડતર	૦૦	૧૨	૭૪
			૭૯૨/૨ / ૧	૦૦	૨૦	૮૪
			૭૯૨/૨ / ૨			
			૭૯૩/૨	૦૦	૨૬	૯૬
			૭૯૪/૧ / ૨	૦૧	૨૧	૫૩
			૭૯૫/૨	૦૦	૩૬	૨૭
			૭૯૫/૧ / ૧	૦૦	૦૬	૧૦
			૭૯૬ / ૧	૦૦	૩૦	૯૮
			રસ્તો	૦૦	૪૪	૮૦
૭	સુપેડી	ધોરાજી	૩૮૨/૩/૧	૦૦	૦૨	૦૪
			૩૮૨/૩/૧/૧			
			૩૮૨/૩/૨			
			૩૮૨/૨/૧	૦૦	૧૯	૦૯
			૩૮૨/૨/૨			
			૩૮૨/૨/૨/૧			
			૩૯૫/૧	૦૦	૫૮	૪૩
			૩૯૫/૨			
			૩૯૪/૨/૧	૦૦	૩૮	૮૦
			૩૯૪/૨/૨			
			૩૯૪/૧ / ૧	૦૦	૪૨	૨૪
			૩૯૪/૧ / ૨			
			૩૮૦/૨	૦૦	૦૩	૦૫
			૩૯૩/૧ / ૧	૦૦	૪૨	૨૪
			૩૯૩/૧ / ૨			
			૩૮૦/૧ / ૧ / ૧	૦૦	૦૦	૯૩
			૩૮૦/૧ / ૧ / ૨			
			૩૯૨ / ૧	૦૦	૩૦	૫૩
			૩૯૨ / ૨			
			૩૮૧/૧ / ૧	૦૧	૦૪	૨૯
			૩૮૧/૧ / ૨			
			૩૮૩/૨	૦૦	૧૫	૦૮

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	સુપેડી	ધોરાજી	૩૮૫ / ૧	૦૦	૪૬	૪૨
			૩૮૫ / ૨			
			૩૮૫ / ૩			
			૩૭૫ / ૧	૦૦	૩૨	૨૯
			૩૭૫ / ૨			
			૩૭૪ / ૧ / /	૦૦	૯૫	૮૪
			૩૭૪ / ૧ / / ૨			
			૩૭૪ / ૨			
			૩૭૪ / ૩			
			૩૭૪ / ૪			
			૧૩ / ૧	૦૦	૦૦	૧૧
			૧૩ / ૨			
			૩૫૧ / ૧	૦૦	૧૦	૫૪
			૩૫૧ / ૨			
			૩૬૯ / ૧	૦૦	૩૧	૫૬
			૩૬૮ / ૧ / ૧	૦૦	૦૧	૨૧
			૩૬૮ / ૧ / ૨			
			૧૨ / ૭	૦૦	૨૧	૨૧
			૧૨ / ૧	૦૦	૨૦	૪૦
			૧૨ / ૬	૦૦	૧૨	૧૩
			૪૬૩ / ૨	૦૦	૦૦	૦૩
			૧૨ / ૩	૦૦	૨૩	૯૫
			૧૨ / ૪	૦૦	૧૮	૮૬
			૧૨ / ૫	૦૦	૧૨	૪૬
			૪૬૩ / ૧	૦૦	૩૪	૯૮
			૩૭૫ / ૧	૦૦	૧૪	૬૨
			૩૭૫ / ૨			
			૨૨૨૦	૦૦	૩૮	૫૯
			૬૧૫ / ૧	૦૦	૩૬	૮૧
			૬૧૫ / ૩			
			૬૧૪	૦૦	૭૬	૫૧
			૨૨૩ / ૧ / ૧	૦૦	૪૮	૯૬
			૨૨૩ / ૧ / ૨			
			૨૨૪ / ૧	૦૦	૦૦	૧૭
			૨૨૪ / ૨			
			૬૧૬ / ૪ / ૧	૦૦	૦૦	૪૧
			૬૧૬ / ૪ / ૨			
			૨૨૨૦	૦૦	૯૯	૧૧
			૬૧૬ / ૩	૦૦	૨૪	૧૭
			૬૧૬ / ૨ / ૧	૦૦	૪૦	૨૪
			૬૧૬ / ૨ / ૨			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	સુપેડી	ધોરાજી	૨૩૨/૨	૦૦	૪૧	૧૬
			૨૨૨/૨	૦૦	૦૪	૫૦
			૧૬/૧	૦૦	૨૧	૮૭
			૧૬/૨	૦૦	૦૦	૫૬
			૨૩૩/૩	૦૦	૦૦	૫૧
			૬૨૩	૦૦	૨૬	૮૫
			૨૩૩/૨	૦૦	૦૭	૫૫
			૨૧૮/૧	૦૦	૧૫	૮૧
			૨૧૮/૪ / ૧	૦૦	૨૨	૦૭
			૨૧૮/૪ / ૨			
			૨૧૮/૨	૦૦	૧૩	૪૨
			૬૨૨/૨	૦૦	૧૮	૭૩
			૨૧૮/૩/૨	૦૦	૧૫	૩૮
			૬૦૭ / ૧	૦૦	૨૮	૭૪
			૬૦૭ / ૨			
			૬૦૪/૪	૦૦	૦૮	૭૨
			૨૧૮/૨ / ૧	૦૦	૩૧	૩૧
			૨૧૮/૨ / ૨			
			૬૦૬ / ૧	૦૦	૪૪	૪૫
			૬૦૬ / ૨			
			૧૬/૬	૦૦	૨૬	૫૪
			૭૧૨/૧ / ૧	૦૦	૦૦	૨૦
			૭૧૨/૧ / ૨			
			૨૧૮/૪ / ૧	૦૦	૦૦	૫૧
			૨૧૮/૪ / ૨			
			૨૧૮/૪ / ૩			
			૨૧૮/૪ / ૪			
			૭૧૪	૦૦	૦૮	૭૫
			૧૪ / ૧	૦૦	૨૦	૨૧
			૧૪ / ૨			
			૧૩ / ૧	૦૦	૨૫	૫૬
			૩	૦૦	૨૫	૫૫
			૭૧૩/૨	૦૦	૨૬	૨૩
			૭૫૨/૨	૦૦	૩૩	૪૮
			૭૨૦/૨	૦૦	૨૮	૩૪
			૭૨૦/૧	૦૦	૨૧	૪૩
			૬૦૫ / ૧	૦૦	૨૪	૦૧
			૬૦૫ / ૨			
			૮/૧ / ૨	૦૦	૦૭	૧૫
			૮/૪	૦૦	૨૧	૪૭
			૭૧૨/૨	૦૦	૬૭	૫૮

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	સુપેડી	ધોરાજી	૭૧૨/૩ / ૧			
			૭૧૨/૩ / ૨			
			૧૧/૧ / ૧	૦૦	૧૨	૯૨
			૧૧/૧ / ૨			
			૧૧/૧ / ૩			
			૧૧/૧ / ૪			
			૧૧/૧ / ૫			
			નદી	૦૦	૩૫	૨૦
			રસ્તો	૦૦	૧૨	૩૧
			૧૦	૦૦	૧૫	૮૭
			રસ્તો	૦૦	૨૨	૫૩
			નદી	૦૦	૨૪	૮૫
			નદી	૦૦	૦૦	૫૮
૮	કુમીયાણી	ઉપલેટા	૧૩૭/૧	૦૦	૫૮	૮૯
			૧૩૭/૬			
			૧૩૮/૧	૦૦	૧૩	૯૯
			૧૩૮/૧/૨			
			૧૩૮/૪			
			૧૩૮/૨	૦૦	૫૫	૬૬
			૧૩૮/૧	૦૦	૧૦	૯૩
			રસ્તો	૦૦	૦૪	૪૩
			૧૩૦/૧	૦૦	૧૫	૯૧
			રસ્તો	૦૦	૦૯	૪૪
			૧૭૫/૧	૦૦	૦૪	૬૫
			૧૭૬/૧	૦૦	૩૭	૩૪
			૧૭૫/૩/૧	૦૦	૨૨	૩૪
			૧૭૫/૩/૨			
			૧૭૫/૩/૩			
			૧૭૫/૩/૪			
			૧૭૫/૩/૫			
			૧/૧	૦૦	૧૭	૯૩
			૧/૧/૨			
			૧/૧/૩			
			૧/૧/૪			
			૧/૧/૫			
			૧૧૭/૨	૦૦	૧૪	૬૮
			૧૧૭/૧/૧	૦૦	૧૮	૧૮
			૪	૦૦	૨૯	૦૭
			૮/૧	૦૦	૦૮	૭૦
			૮/૨			
			૮/૩			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	કુમીયાણી	ઉપલેટા	૨/૧	૦૦	૧૫	૬૧
			૨/૨			
			૨/૩/૧			
			૨/૩/૨			
			૧૪૦/૧	૦૦	૨૩	૯૧
			૪/પૈકી	૦૦	૫૪	૯૫
			૨	૦૦	૧૪	૧૭
			૨૪/૧	૦૦	૨૦	૬૨
			સરકારી પડતર	૦૦	૦૬	૪૪
			૫/૧	૦૦	૧૨	૮૬
			૫/૨			
			૫/૨/૧			
			૫/૨/૨			
			૫/૨/૩			
			૫/૩			
			૫/૪/૨			
			૫/૫			
			૨/૨	૦૦	૦૦	૦૧
			૧૭૬/૨	૦૦	૩૫	૬૬
			૪૦/૨	૦૦	૨૯	૯૭
			૧૭૫/૨/૧/૧	૦૦	૮૭	૧૬
			૧૭૫/૨/૧૦			
			૧૭૫/૨/૧૧			
			૧૭૫/૨/૧૨			
			૧૭૫/૨/૧૩			
			૧૭૫/૨/૧૪			
			૧૭૫/૨/૧૬			
			૧૭૫/૨/૧૫			
			૧૭૫/૨/૪			
			૧૭૫/૨/૬			
			૧૭૫/૨/૭			
			૧૭૫/૨/૮			
			૧૭૫/૨/૯			
			૧૭૫/૨/૫			
			૧૭૫/૨/૧/૧			
			૧૯/૫/૧	૦૦	૦૦	૦૧
			૧૯/૫/૧/૧			
			૧૯/૫/૨			
			૧૯/૫/૩			
			૧૯/૫/૪			
			રસ્તો	૦૦	૦૩	૫૭

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	કુમીયાણી	ઉપલેટા	૪૦/૧	૦૦	૧૩	૧૪
			૪૬/૨/૧	૦૦	૪૮	૭૩
			૪૦/૩	૦૦	૧૦	૪૬
			૨૨૨/૦	૦૦	૬૬	૩૬
			૩/૧	૦૦	૨૧	૭૭
			૪૮/૨/૧	૦૦	૨૧	૧૦
			૫૦/૧	૦૦	૨૬	૮૭
			૪૬/૧	૦૦	૧૩	૦૦
			૪૭/૧	૦૦	૧૬	૬૦
			૪૭/૨			
			૪૭/૩			
			૪૭/૪			
			૪૬/૧	૦૦	૪૬	૦૩
			૨૨૨/૦	૦૦	૦૦	૧૦
			૫૧/૧/૧	૦૦	૩૬	૬૧
			૨૫/૧	૦૦	૧૭	૪૧
			૨૫/૧૦			
			૨૫/૧૨			
			૨૫/૨			
			૨૫/૩			
			૨૫/૪			
			૨૫/૭			
			૨૫/૬			
			૨૫/૫			
			૨૨૨/૦	૦૦	૦૬	૧૧
			૨૨૨/૦	૦૦	૦૬	૩૦
			૨૨૨/૦	૦૦	૧૨	૫૫
૯	ગણોદ	ઉપલેટા	૪૭૬	૦૦	૨૧	૭૬
			૨૨૨/૦	૦૦	૮૦	૬૭
			૪૭૭	૦૦	૨૬	૩૨
			૪૭૬/૧	૦૦	૫૬	૦૮
			૪૭૬/૨			
			૪૭૮/૧	૦૦	૫૪	૧૧
			૪૭૮/૧/૧			
			૪૭૫	૦૦	૦૫	૩૪
			૧૪૭/૨	૦૦	૧૧	૨૩
			૪૪૬	૦૦	૦૨	૩૩
			૪૪૮	૦૦	૩૮	૪૦
			૪૪૮/૩			
			૪૪૬/૧	૦૦	૪૦	૩૧
			૪૪૬/૨			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	ગણોદ	ઉપલેટા	૪૪૫	૦૦	૪૦	૭૧
			૪૨૨/૧	૦૦	૪૭	૧૭
			૪૨૨/૨			
			૪૨૧/૧	૦૦	૩૬	૪૨
			૪૨૧/૩			
			૪૨૧/૪			
			૪૨૧/૫			
			૪૪૭/૧	૦૦	૩૮	૭૭
			૪૧૩	૦૦	૨૦	૫૦
			૪૦૯	૦૦	૪૮	૧૦
			૪૧૦/૧	૦૦	૫૭	૩૭
			૪૧૦/૨			
			૪૧૨/૧	૦૦	૨૨	૦૫
			૪૧૨/૨			
			૩૯૬/૨	૦૦	૦૩	૧૫
			૩૯૬/૧/૧	૦૦	૩૨	૬૯
			૪૦૭/૧/૧	૦૦	૧૮	૭૮
			૪૦૭/૩			
			૩૯૫	૦૦	૧૪	૩૧
			૨૨૨	૦૦	૧૦	૨૫
			૩૯૪/૧	૦૦	૧૩	૧૯
			૩૮૩	૦૦	૩૬	૦૦
			૩૮૨	૦૦	૨૫	૨૨
			૩૮૧	૦૦	૩૩	૯૬
			૨૨૨	૦૦	૦૫	૩૧
			૩૬૩/૧	૦૦	૩૬	૦૦
			૩૪૮/૧/૧	૦૦	૩૬	૫૦
			૩૬૫/૧	૦૦	૦૯	૯૩
			૩૬૫/૨			
			૩૪૮/૨/૧	૦૦	૧૨	૬૫
			૩૬૪/૧	૦૦	૧૬	૭૩
			૩૬૪/૨			
			૩૬૪/૩			
			૩૫૦/૧	૦૦	૧૨	૧૧
			૩૫૦/૩			
			૩૫૦/૪			
			૩૫૦/૫			
			૩૪૯/૧	૦૦	૧૮	૩૭
			૩૪૯/૨			
૧૦	ઉપલેટા	ઉપલેટા	૧૪૩/૧	૦૦	૧૩	૩૦
			૧૪૭/૫/૧	૦૦	૬૨	૧૮

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	ઉપલેટા	ઉપલેટા	૧૪૭/૫/૨			
			૧૪૭/૫/૩			
			૧૫૦/૨/૧	૦૦	૧૩	૪૭
			૧૫૦/૨/૨			
			૧૫૧/૧/૧	૦૦	૨૩	૭૭
			૧૫૧/૧/૨			
			૧૫૧/૧/૧			
			૧૫૧/૧/૨			
			૧૫૧/૨/૧	૦૦	૧૮	૬૮
			૧૫૧/૨/૨			
			૧૫૧/૨/૨/૧			
			૧૫૧/૩/૧			
			૧૫૧/૩/૧/૧			
			૧૫૧/૪/૧			
			૧૫૧/૪/૧/૧			
			૧૫૧/૪/૨			
			૧૫૧/૪/૪			
			૧૫૧/૪/૬			
			૧૫૧/૪/૭			
			૧૫૧/૪/૮			
			૧૫૧/૪/૫			
			૧૫૧/૪/૬/૧			
			૧૫૧/૭/૧			
			૧૫૧/૭/૨			
			૧૫૧/૮			
			૧૫૧/૫/૧			
			૧૫૧/૫/૨			
			૧૫૨/૧	૦૦	૦૭	૫૧
			૧૫૪/૧/૧	૦૦	૧૬	૭૦
			૧૫૪/૧/૩			
			૧૫૪/૧	૦૦	૧૫	૫૩
			૧૫૪/૩/૧	૦૦	૨૭	૧૦
			૧૫૪/૩/૧/૧			
			૧૫૪/૩/૨			
			૧૫૪/૩/૩			
			૧૫૪/૩/૪			
			૧૬૭/૧	૦૦	૮૮	૭૭
			૧૬૭/૨			
			૧૬૭/૩			
			૧૬૭/૪			
			૧૫૧/૪/૧	૦૦	૨૨	૨૧

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	ઉપલેટા	ઉપલેટા	૧૫૧/૪/૧/૧			
			૧૫૧/૪/૨			
			૧૫૧/૪/૪			
			૧૫૧/૪/૬			
			૧૫૧/૪/૭			
			૧૫૧/૪/૮			
			૧૫૧/૪/૫			
			૧૩૬	૦૦	૫૮	૦૫
			૧૬૨/૧	૦૦	૧૮	૦૮
			૧૬૨/૨			
			૧૮૯/૧/૧	૦૦	૧૮	૨૫
			૧૮૯/૧/૨			
			૧૮૯/૧/૩			
			૧૮૯/૧/૪			
			૧૮૯/૧/૪/૨			
			૧૮૯/૧/૬			
			૧૮૯/૧/૭			
			૧૮૯/૧/૮			
			૧૮૯/૧/૫			
			૧૩૬/પેકી/૪	૦૦	૦૮	૩૮
			૨૨૧	૦૦	૧૦	૧૧
			૨૨૧	૦૦	૨૧	૪૦
			૧૯૦/૧	૦૧	૦૪	૯૦
			૧૯૦/૨			
			૧૯૦/૩			
			૧૯૦/૪			
			૧૯૦/૬			
			૧૯૦/૭			
			૨૨૦/૧	૦૦	૩૨	૧૩
			૨૨૦/૧/૨			
			૨૨૧/૧/૩	૦૦	૩૭	૩૮
			૨૨૧/૧/૪			
			૨૨૬/૧/૧	૦૦	૨૬	૧૯
			૨૨૫/૧	૦૦	૧૦	૪૮
			૨૨૬/૨	૦૦	૨૩	૨૮
			૨૨૬/૨/૧/૨			
			૨૨૬/૨/૨			
			૨૨૬/૨/૨/૧			
			૨૨૫/૨	૦૦	૦૬	૬૬
			૨૨૭/૧	૦૦	૩૮	૫૩
			૨૨૭/૨			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	ઉપલેટા	ઉપલેટા	૬૭૧/૧	૦૦	૦૬	૬૯
			૬૭૧/૨			
			૬૭૧/૩			
			૬૮૮/૧/૧	૦૦	૩૧	૭૪
			૬૮૮/૧/૨			
			૬૮૮/૧/૩			
			૨૨૬/પૈકી/૩	૦૦	૦૫	૯૫
			૬૮૮/૨	૦૦	૪૩	૨૦
			૬૮૮/૨/૨			
			૬૮૮/૨/૨/૧			
			૬૮૮/૨/૩			
			૬૮૮/૨/૪			
			સરકારી પડતર	૦૦	૧૮	૭૮
			૨૨૬/૪	૦૦	૨૫	૫૧
			૨૨૬/૪/૧			
			૬૭૨/૧/૧	૦૦	૪૩	૩૨
			૬૭૨/૧/૨			
			૬૮૨/૨	૦૦	૪૫	૬૭
			૬૮૨/૧/૪/૧			
			૬૮૨/૧/૪/૨			
			૬૮૨/૧/૬			
			૬૮૨/૧/૫			
			૬૮૮/૩	૦૦	૨૪	૫૯
			૬૮૮/૩/૧			
			૬૪૬/૧	૦૦	૧૪	૪૯
			૬૪૬/૨			
			૬૫૫/૧	૦૦	૧૯	૮૩
			૬૦૭/૪	૦૦	૦૭	૬૧
			૨૯૮	૦૦	૦૦	૦૭
			૬૦૭/૧	૦૦	૦૩	૩૧
			૬૦૭/૨/૧	૦૦	૧૨	૫૯
			૬૦૭/૨/૨			
			૬૦૭/૨/૨/૧			
			૬૦૭/૨/૨/૪			
			૬૦૭/૩	૦૦	૦૮	૩૫
			૨૯૯/૩/૨/૨	૦૦	૧૭	૧૧
			૨૯૯/૩/૨/૩			
			૨૯૯/૫/૧	૦૦	૪૮	૬૯
			૨૯૯/૫/૨			
			૬૮૨/૪	૦૧	૨૪	૨૪
			૬૫૮/૧	૦૦	૮૦	૬૯

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	ઉપલેટા	ઉપલેટા	૬૫૮/૧/૧			
			૨૨૨૦	૦૦	૦૬	૮૯
			૬૦૮/૧/૧/૧	૦૦	૫૮	૪૩
			૬૦૮/૧/૨			
			૬૦૮/૧/૩			
			૬૦૮ પેકી ૩	૦૦	૧૧	૪૧
			૬૧૦	૦૦	૦૭	૯૯
			૬૧૦/પેકી/૪	૦૦	૦૬	૪૨
			૬૧૦/પેકી/૩	૦૦	૦૯	૯૨
			૬૦૯/૩	૦૦	૧૦	૬૬
			૨૯૯/પેકી/૪	૦૦	૨૧	૬૫
			૬૦૯/૪	૦૦	૦૨	૧૬
			૬૦૯/પેકી ૨	૦૦	૧૪	૯૦
			૫૯૦/૧	૦૦	૩૩	૬૭
			૩૨૩/૧ / ૧	૦૦	૨૬	૧૭
			૩૨૩/૧/૨			
			૩૨૨/૧/૧	૦૦	૦૮	૨૨
			૩૨૨/૧/૨			
			૩૨૨/૧/૩			
			૩૨૨/૩			
			૫૯૧/૧	૦૦	૩૩	૪૫
			૩૨૧/૧	૦૦	૦૦	૯૨
			૫૩૯/૧	૦૦	૪૮	૭૪
			૫૩૯/૨			
			૫૩૯/૩			
			૫૩૯/૩/૧			
			૫૩૯/૪			
			૫૩૯/૬			
			૫૩૯/૭			
			૫૩૯/૮			
			૫૩૯/૫			
			૩૨૪/૨	૦૦	૨૬	૬૭
			૩૨૪/૧	૦૦	૦૦	૮૨
			૫૯૨/૧	૦૦	૨૨	૫૫
			૫૯૨/૨			
			૫૯૨/૩			
			૪૦૦/૨	૦૦	૫૬	૨૫
			૫૩૮/૧	૦૦	૨૬	૫૭
			૬૩૭/૨	૦૦	૧૭	૪૯
			૫૩૪	૦૦	૨૦	૬૫
			૫૧૬/૧	૦૦	૪૯	૮૬

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	ઉપલેટા	ઉપલેટા	૪૦૦ / પેકી ૩	૦૦	૬૫	૫૬
			૫૧૭	૦૦	૧૩	૨૦
			૫૧૭/૨			
			સરકારી પડતર	૦૦	૭૩	૮૨
			૫૧૨	૦૦	૦૪	૦૬
			૫૧૨/૨			
			૫૧૪/૧/૧	૦૦	૪૨	૬૯
			૫૧૪/૧/૨			
			સરકારી પડતર	૦૦	૧૨	૨૯
			નદી	૦૦	૩૮	૫૨
			નદી	૦૦	૦૦	૫૨
			૫૧૦/ ૧	૦૦	૧૧	૧૮
			૫૧૦/ ૨	૦૦	૧૭	૯૩
			૪૧૮	૦૦	૦૯	૨૭
			૩૮૮/૧	૦૦	૦૦	૦૬
			૩૮૮/૨			
			૩૮૮/૩			
			૩૮૮/૪			
			સરકારી પડતર	૦૦	૦૪	૩૦
			૫૦૮/ ૧	૦૦	૦૨	૧૩
			૫૧૩	૦૦	૨૪	૭૫
			૫૧૩/૧/૨			
			૫૧૩/૧/૩			
			સરકારી પડતર	૦૦	૧૮	૩૫
			૫૧૩/૨/૧	૦૦	૦૪	૫૬
			૫૧૩/૨/૨			
			સરકારી પડતર	૦૦	૩૧	૫૩
			૪૨૨	૦૦	૧૫	૧૯
			૫૦૮/૨	૦૦	૨૯	૯૭
			૫૦૯/૧	૦૦	૪૯	૨૨
			૫૦૯/૨			
			૫૦૯/૩			
			૫૦૯/૩/૨			
			૫૦૯/૪			
			૪૧૯/૧	૦૦	૪૭	૧૨
			૪૧૯/૩			
			૫૦૩/૨/૧	૦૦	૧૫	૯૫
			સરકારી પડતર	૦૦	૦૨	૦૮
			રસ્તો	૦૦	૦૪	૭૮
			રસ્તો	૦૦	૦૭	૮૮
			રસ્તો	૦૦	૦૬	૬૯

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	ઉપલેટા	ઉપલેટા	રસ્તો	૦૦	૧૯	૦૧
			રસ્તો	૦૦	૦૫	૮૭
			રસ્તો	૦૦	૧૯	૪૮
			નદી	૦૦	૦૧	૦૩
૧૧	મુરખડા	ઉપલેટા	૨૧/૧/૧	૦૦	૧૩	૨૧
			૨૦/૪	૦૦	૧૭	૬૯
			૨૩/૨/૧	૦૦	૩૧	૬૯
			૨૩/૨/૨			
			૨૩/૨/૩			
			૨૦/૩/૧	૦૦	૪૩	૬૨
			૨૦/૩/૨			
			૨૦/૩/૩			
			૨૩/૧/૧	૦૦	૩૫	૪૮
			૨૩/૧/૨			
			૨૨/૩/૧	૦૦	૪૮	૮૪
			૨૨/૩/૨			
			૨૨/૩/૨/૧			
			૨૨/૩/૨/૨			
			૨૧/૨	૦૦	૧૪	૬૪
			૩૫/૨	૦૦	૪૭	૧૭
			૩૫/૩			
			૩૫/૪			
			૩૫/૬			
			૩૫/૭			
			૩૫/૮			
			૩૫/૯			
			૩૫/૫			
૧૨	ઇસરા	ઉપલેટા	સરકારી પડતર	૦૦	૦૪	૦૯
			૧૮/૧	૦૦	૨૪	૪૬
			૧૮/૨/૧			
			૧૮/૪			
			સરકારી પડતર	૦૧	૦૮	૮૮
			રસ્તો	૦૦	૨૧	૨૭
			સરકારી પડતર	૦૦	૦૦	૪૧
			સરકારી પડતર	૦૧	૧૪	૩૦
			૪૦	૦૦	૫૫	૯૫
			૪૧	૦૦	૩૫	૭૫
			રસ્તો	૦૦	૧૨	૮૪
			રસ્તો	૦૦	૩૧	૨૬
			૨૨/૧	૦૧	૫૧	૪૩
			૨૨/૧૧			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	ઈસરા	ઉપલેટા	૨૨/૧૨			
			૨૨/૧૬			
			૨૨/૧૫			
			૨૨/૩			
			૨૨/૩/૧			
			૨૨/૬			
			૨૨/૭			
			૨૨/૮			
			૨૨/૯			
૧૩	વરજંગ જાલીઆ	ઉપલેટા	નદી	૦૦	૦૦	૨૫
			નદી	૦૦	૦૦	૮૫
૧૪	નીલાખા	ઉપલેટા	૩૨૫/૧	૦૦	૩૮	૭૩
			૩૨૫/૨			
			૩૨૫/૩			
			૩૨૪/૧	૦૧	૦૧	૮૮
			૩૨૪/૩			
			૩૨૪/૪			
			૩૨૩/૧	૦૦	૭૫	૮૬
			૩૨૩/૩			
			૩૨૩/૪			
			૩૧૭/૧	૦૦	૪૫	૧૯
			૩૧૭/૨			
			૩૧૭/૩			
			૩૧૬/૧	૦૦	૩૯	૭૯
			૩૧૬/૨			
			૩૧૯	૦૦	૩૨	૯૭
			૩૧૫	૦૦	૫૨	૬૦
			૩૧૮/૧	૦૦	૨૮	૯૦
			૩૧૮/૨			
			૩૧૮/૩			
			૩૦૯	૦૦	૯૩	૪૮
			૩૦૪	૦૦	૩૯	૭૪
			૩૦૮	૦૦	૩૨	૦૯
			૩૦૩	૦૦	૭૦	૯૩
			૩૦૫/૧	૦૦	૧૦	૩૮
			૩૦૫/૨			
			૨૨૨૦	૦૦	૦૭	૫૯
			૩૭૫	૦૦	૩૪	૧૧
			૩૭૬/૧	૦૦	૩૮	૫૭
			૩૮૪	૦૦	૫૪	૫૭
			૩૭૪/૧	૦૦	૨૯	૮૮

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	નીલાખા	ઉપલેટા	૩૭૪/૨			
			૩૭૪/૩			
			૩૭૪/૪			
			૩૭૪			
			૩૮૩	૦૦	૦૨	૦૬
			૪૫૭/૧/૧	૦૦	૪૭	૫૧
			૪૫૭/૨/૨			
			૪૫૭/૪/૧			
			૨૨તો	૦૦	૩૩	૩૦
			૪૫૭	૦૦	૫૩	૯૭
			૪૫૮/૧/૧	૦૦	૧૭	૯૫
			૩૮૫/૧	૦૦	૪૯	૫૨
			૩૮૫/૩			
			નદી	૦૦	૨૮	૪૬
			નદી	૦૦	૦૧	૯૩
			નદી	૦૦	૦૧	૮૩
			૪૬૦	૦૦	૫૬	૯૧
૧૫	વડાસડા	મહાવદર	૪૦૮/૧/૧	૦૦	૨૯	૯૮
			૪૦૮/૧/૨			
			૪૦૮/૨			
			૪૦૮/૩			
			૪૦૫/૮	૦૦	૦૦	૪૪
			૪૦૫/૬	૦૦	૧૫	૨૪
			૪૦૫/૫	૦૦	૧૫	૪૩
			૪૦૫/૭	૦૦	૧૩	૧૬
			૪૦૫/૪	૦૦	૧૬	૩૫
			૪૦૫/૨/૧	૦૦	૨૧	૯૬
			૪૦૫/૨/૨			
			૪૦૫/૩	૦૦	૧૬	૦૨
			૪૦૫/૧/૧	૦૦	૧૬	૬૧
			૪૦૫/૧/૨			
			૪૦૫/૧/૩			
			૪૦૪	૦૦	૪૪	૩૯
			૪૦૧/૧	૦૦	૪૦	૮૧
			૪૦૧/૨			
			૪૦૧/૩			
			૪૦૧/૪			
			૩૯૧	૦૦	૬૩	૬૩
			૩૯૦/૧/૩	૦૦	૫૦	૫૪
			૩૯૦/૧/૪/૧	૦૦	૫૧	૫૭
			૩૯૦/૧/૪/૨			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	વડાસડા	મણાવદર	૩૫૯	૦૦	૦૦	૬૭
			૩૫૭/૧/૧	૦૦	૩૧	૧૧
			૩૫૭/૧/૨			
			૩૫૭/૧/૩			
			૩૫૭/૨			
			૩૫૭/૩			
			૩૬૦	૦૦	૨૩	૫૫
			૩૫૮/૧/૧/૧			
			૩૫૮/૧/૧/૨			
			૩૫૮/૨			
			૩૫૮/૩	૦૦	૩૧	૮૨
			૩૫૮/૪			
			૩૫૮/૫			
			૩૫૮/૬			
			૩૬૧	૦૦	૨૫	૬૭
			૩૬૨	૦૦	૦૦	૭૫
			૩૬૩/૧	૦૦	૨૭	૫૩
			૩૬૩/૨			
			૩૬૪/૧	૦૦	૨૯	૪૪
			૩૬૪/૨/૧			
			૩૬૪/૨/૨			
			૩૬૫	૦૦	૧૯	૩૮
			૩૬૬	૦૦	૧૬	૦૭
			૩૬૭/૨	૦૦	૧૯	૩૭
			૩૬૮/૧	૦૦	૩૫	૧૬
			૩૬૮/૨			
			૩૬૮/૩			
			૩૬૮/૪			
			૩૬૮/૫			
			૩૬૯/૧/૧	૦૦	૩૦	૦૧
			૩૬૯/૧/૨			
			૩૬૯/૨/૧	૦૦	૩૪	૩૩
			૩૬૯/૨/૨			
૧૬	દાદુકા	કુતીયાણા	૨૨૦	૦૦	૫૧	૯૭
			૧૨૫/૧	૦૦	૩૭	૮૭
			૧૨૫/૨			
			૧૨૫/૩			
			૧૨૬	૦૦	૨૨	૩૧
			૧૩૦	૦૦	૦૧	૧૮
			સરકારી પડતર	૦૦	૭૪	૫૬
			૨૫૦/૧	૦૦	૦૪	૬૪

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	દાદુકા	કુતીયાણા	૨૫૦/૧/૧			
			૨૫૦/૨			
			૨૫૦/૩			
			૧૨૮	૦૦	૦૩	૯૨
			૧૨૯	૦૦	૦૨	૫૦
			૧૩૧	૦૦	૦૧	૫૫
			૧૩૨	૦૦	૦૧	૭૯
			૧૩૩/૧	૦૦	૦૧	૪૭
			૧૩૩/૨			
			૧૩૫	૦૦	૦૦	૧૦
			૧૩૪/૧	૦૦	૪૬	૦૩
			૧૩૪/૨			
			૧૩૪/૩			
			૨૨૨૦	૦૦	૦૨	૪૮
			૪૩	૦૦	૩૯	૨૭
			સરકારી પડતર	૦૦	૦૬	૬૨
			૫	૦૦	૧૩	૩૩
			૬	૦૦	૧૨	૦૨
			૮	૦૦	૧૪	૦૧
			૪૨/૧	૦૦	૦૦	૪૯
			૪૨/૨			
			૪૨/૩			
			૪૨/૪			
			૯	૦૦	૩૦	૨૮
			૩	૦૦	૪૨	૦૨
			૩/૧			
			૪૧/૧/૧	૦૦	૪૮	૯૭
			૪૧/૧/૨			
			૪૦/૧	૦૦	૦૭	૭૫
			૪૦/૨			
			૧૩	૦૦	૪૦	૨૧
			૧૦	૦૦	૧૬	૯૮
			૧૪	૦૦	૧૬	૭૫
			૨૨૨૦	૦૦	૦૭	૧૧
૧૭	બીલડી	કુતીયાણા	નદી	૦૦	૦૦	૫૬
			૧૧૧	૦૦	૭૮	૮૪
			૧૧૧/૧			
			નદી	૦૦	૦૨	૧૬
			૧૨૧/૧/૫/૧	૦૦	૦૬	૫૭
			૧૦૯/૧	૦૦	૨૨	૩૯
			૧૦૯/૨			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	બીલડી	કુતીયાણા	૧૨૧/૧/અ/૧	૦૧	૦૫	૧૦
			૧૨૧/૧/અ/૧/૧			
			૧૨૧/૧/અ/૨			
			૧૦૬	૦૦	૩૮	૧૬
			સરકારી પડતર	૦૦	૦૭	૬૪
			રસ્તો	૦૦	૦૨	૭૨
			સરકારી પડતર	૦૦	૦૦	૬૬
			રસ્તો	૦૦	૦૯	૮૬
			૧૨૮/૧/૧/૧	૦૦	૨૩	૪૨
			૧૨૮/૧/૧/૨			
			૧૨૮/૧/૨			
			૧૨૬/૧/૧	૦૦	૨૧	૫૬
			૧૨૬/૧/૨			
			૧/૧/૧	૦૦	૧૨	૭૬
			૧/૧/૨			
			૧૨૮/૨/૧	૦૦	૮૨	૩૩
			૧૨૮/૨/૨			
			૧૨૭/૧	૦૦	૪૭	૦૦
			૧૨૭/૨			
			રસ્તો	૦૦	૦૩	૩૭
			૬૪	૦૦	૦૪	૫૬
			૬૩	૦૦	૩૪	૦૦
			૬૨/૧	૦૦	૭૧	૦૫
			૬૨/૧/૧			
			૬૨/૨			
			૬૨/૩/૧			
			૬૨/૩/૨			
			૬૨/૪/૧			
			૬૨/૪/૨			
			૬૨/૫			
			૮૮	૦૦	૧૮	૮૫
૧૮	રોંગડા	કુતીયાણા	૮૦/૧	૦૦	૨૪	૨૭
			૮૦/૧/૧			
			૮૧/૧	૦૦	૫૧	૭૧
			૮૧/૨/૧			
			૮૩/૧	૦૦	૪૫	૯૧
			૮૮/૧	૦૦	૫૭	૩૦
			૮૪/૧	૦૦	૨૩	૭૮
			૮૪/૨			
			૭૮/૧	૦૦	૪૬	૧૬
			૭૮/૨			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	રોગડા	કુતીયાણા	૭૮/૩			
			૭૮/૪			
			૭૮/૫			
			૭૮/૬			
			૭૯/૧	૦૦	૩૨	૨૦
			૭૯/૧/૧			
			૮૯/૧	૦૦	૩૯	૫૭
			૮૯/૨			
			૯૯/૧	૦૦	૯૫	૯૨
			૯૯/૩			
			૯૯/૪			
			૯૯/૫			
			૭/૧	૦૦	૩૨	૩૬
			૫/૧/૧	૦૦	૭૧	૩૩
			૫/૨			
			૯૭/૧	૦૦	૩૧	૮૬
			૯૭/૨			
			૯૮	૦૦	૪૮	૭૧
			રસ્તો	૦૦	૧૫	૩૪
			૮/૧	૦૦	૩૬	૧૦
			૮/૨			
			૮/૩			
			૮/૪			
			૯	૦૦	૩૭	૦૪
			નદી	૦૦	૦૬	૪૪
			નદી	૦૦	૦૦	૨૮
			૧૭૪/૧/એ/૧	૦૨	૦૧	૩૧
૧૯	ચૌંટા	કુતીયાણા	૧૪૧/૧	૦૦	૨૯	૨૭
			૧૪૧/૨			
			૧૪૦/૧	૦૦	૨૬	૨૮
			૧૪૦/૨			
			૧૪૦/૩			
			૧૪૦/૪			
			૧૪૦/૫			
			૧૪૦/૬			
			નદી	૦૦	૧૬	૬૨
			નદી	૦૦	૦૦	૫૧
			૧૩૭/૨	૦૦	૦૨	૪૧
			૧૨૭/૧	૦૦	૦૮	૫૧
			૧૨૬/૧	૦૦	૩૮	૯૭
			૧૨૬/૨			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	ચૌટા	કુતીયાણા	૧૨૬/૩			
			૧૨૫	૦૦	૨૨	૨૮
			૧૩૦/૧	૦૦	૦૭	૨૩
			૧૩૦/૨			
			૧૩૦/૩			
			૧૧૯	૦૦	૨૫	૪૩
			૧૨૩	૦૦	૦૬	૦૯
			૧૦૩/૧	૦૦	૬૪	૬૪
			૧૨૨/૧/૧	૦૦	૩૧	૧૩
			૧૨૨/૧			
			૧૩૭/૧અ/૧	૦૧	૩૭	૨૯
			૧૩૭/૧અ/૧/૧			
			૧૩૭/૧અ/૩			
			૧૧૮/૧	૦૦	૩૦	૯૩
			૧૧૮/૨			
			૧૧૮/૩			
			૧૨૦/૧	૦૦	૦૦	૯૪
			૧૨૦/૨			
			૧૧૩	૦૧	૦૬	૭૮
૨૦	તેરી	કુતીયાણા	૨૨૨૦	૦૦	૦૦	૫૫
			૯	૦૧	૦૪	૮૮
			૬	૦૧	૭૭	૨૦
૨૧	ઉજડથેપડા	કુતીયાણા	૨૦૦/૧/૧	૦૦	૨૫	૫૬
			૨૦૦/૨			
			૨૦૦/૨/૨			
			૧૯૯	૦૦	૧૦	૩૯
			૧૯૮	૦૦	૦૮	૨૪
			૧૯૭	૦૦	૦૪	૬૫
			૧૯૫/૧	૦૦	૧૪	૧૩
			૧૯૬/૧	૦૦	૦૯	૪૭
			૧૯૬/૨			
			૧૯૬/૩			
			૧૫૭/૧	૦૦	૩૬	૪૮
			૧૬૫/૧/૧	૦૦	૪૦	૩૬
			૧૬૫/૧/૧/૧			
			૧૬૫/૧/૩			
			૧૬૬/૧/૧	૦૦	૧૧	૦૯
			૧૬૬/૧/૨			
			૧૫૭/૫	૦૦	૦૩	૩૮
			૧૬૭/૧/૧	૦૦	૨૮	૪૩
			૧૬૭/૧/૨			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	ઉજડથેપડા	કુતીયાણા	૧૬૭/૧/૩			
			૧૬૧/૧	૦૦	૦૦	૧૦
			૧૬૧/૨			
			૧૬૮/૧/૧	૦૦	૨૨	૬૫
			૧૬૮/૧/૨			
			૧૬૮/૧/૩			
			૧૬૮/૧/૪			
			૧૬૮/૨			
			૧૫૫/૨	૦૦	૧૬	૬૬
			૧૫૫/૧/૧	૦૦	૦૬	૬૭
			૧૫૫/૧/૨			
			૧૫૫/૧/૩			
			૧૨૫/૧/૧	૦૦	૭૦	૬૬
			૧૨૫/૧/૨			
			૧૨૫/૧/૩			
			૧૨૫/૧/૪			
			૧૨૫/૨			
			૧૫૬/૧/૧	૦૦	૪૭	૦૬
			૧૫૬/૧/૨			
			૧૫૬/૧/૩			
			૧૫૬/૧/૧	૦૦	૩૦	૭૧
			૧૫૬/૧/૨			
			૧૫૬/૧/૩			
			૧૫૮/૧	૦૦	૩૦	૩૨
			૧૫૮/૨			
			૧૫૮/૩			
			૮૬/૧	૦૦	૨૬	૮૪
			૮૬/૧/૨			
			૮૫/૧	૦૦	૪૫	૬૬
			૮૫/૧/૧			
			૮૫/૨			
			૮૧/૧	૦૦	૧૮	૭૭
			૮૧/૧/૧			
			૬૫/૧	૦૦	૨૬	૩૮
			૬૫/૧/૧			
			૬૬/૧	૦૦	૧૪	૧૬
			૬૬/૨			
			૧૮૬/૧	૦૦	૦૪	૬૭
			૧૮૬/૨/૧			
			૧૮૬/૨/૨			
			૧૮૬/૨/૩			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	ઉજડથેપડા	કુતીયાણા	૧૮૯/૩			
			૧૮૯/૪			
			૧૮૯/૫			
			૯૮/૧	૦૧	૦૬	૦૬
			૯૮/૨			
			૯૮/૩			
			૯૮/૪			
			૯૮/૫			
			૯૮/૫/૧			
			૯૮/૬			
			૯૮/૭			
			૯૮/૮			
			૯૮/૯			
			૮૮/૧	૦૦	૪૩	૯૩
			૮૮/૨			
			૮૮/૩			
			૮૮/૫			
			૮૮/૬			
			૮૮/૭			
			૮૮/૮			
			૧૨૬/૧	૦૦	૧૬	૧૮
			૧૨૬/૧/૧			
			૧૨૬/૧/૨			
			૧૨૬/૨			
			૮૭	૦૦	૦૨	૩૧
			રસ્તો	૦૦	૦૧	૩૮
૨૨	કુતીયાણા	કુતીયાણા	૫૫૬/૨	૦૦	૭૧	૩૯
			૧૪૧/૨/૧	૦૦	૦૦	૨૧
			૧૪૧/૨/૩			
			૧૪૧/૨/૪			
			૧૪૧/૨/૫			
			૧/૧	૦૦	૦૧	૮૨
			૧/૨			
			૨/૧/૧	૦૦	૯૩	૨૫
			૨/૨/૧			
			૨/૨/૩			
			૨/૩/૧			
			૨/૪/૧			
			૨/૪/૧/૧			
			૨/૪/૩/૧			
			૨/૪/૩/૨			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	કુતીયાણા	કુતીયાણા	૧૪૧/૧/૧	૦૦	૭૪	૨૦
			૧૪૧/૧/૩			
			૧૪૧/૧/૪			
			૩/૧	૦૦	૦૬	૫૫
			૩/૨			
			૧૪૦/૧/૧	૦૦	૨૬	૪૦
			૧૪૦/૧/૩			
			૧૪૦/૨/૧			
			૧૪૦/૨/૩			
			સરકારી પડતર	૦૦	૦૧	૨૩
			૧૩૩/૧	૦૦	૦૮	૭૨
			૧૩૩/૩			
			૧૩૩/૪			
			૧૩૩/૫			
			૧૩૩/૬			
			૧૩૩/૭			
			૧૦૦/૧	૦૦	૨૯	૧૯
			૧૦૦/૩			
			૧૩૧/૧	૦૦	૨૧	૩૫
			૧૩૧/૨			
			૧૩૧/૩			
			૭/૧	૦૦	૨૪	૮૮
			૯૯/૧	૦૦	૩૧	૧૮
			૯૯/૩			
			૯૯/૪			
			૯૯/૫			
			૧૩૨/૧	૦૦	૫૯	૭૨
			૧૩૨/૩			
			૮/૧	૦૦	૫૦	૯૦
			૫૫૪	૦૦	૧૫	૭૭
			૩૯/૧	૦૦	૧૧	૬૯
			૧૦૫/૧	૦૦	૫૭	૭૯
			૧૦૫/૩			
			૧૦૫/૪			
			૧૦૬/૧	૦૦	૪૩	૨૨
			૧૦૬/૧/૧			
			૩૭	૦૦	૧૩	૧૦
			૪૧/૨/૧	૦૦	૪૯	૭૫
			૪૧/૨/૩			
			૪૧/૧/૧	૦૦	૩૧	૨૫
			૪૧/૧/૩			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	કુતીયાણા	કુતીયાણા	૪૧/૧/૪			
			૮/૨	૦૦	૦૬	૯૭
			૭૯/૧	૦૦	૪૭	૦૯
			૭૯/૩			
			૭૯/૪			
			૭૯/૫			
			રસ્તો	૦૦	૦૪	૧૮
			૩૮/૧/૧	૦૦	૪૨	૪૬
			૩૮/૧/૨			
			૩૮/૩			
			નદી	૦૦	૧૨	૨૨
			રસ્તો	૦૦	૦૬	૪૭
			નદી	૦૦	૦૧	૫૦
			૫૫૮/૧	૦૧	૦૨	૩૪
			૫૫૮/૧૦			
			૫૫૮/૧૦૦			
			૫૫૮/૧	૦૦	૩૨	૦૮
૨૩	અમર	કુતીયાણા	૩૭/બ	૦૦	૫૭	૫૯
			૩૭/અ	૦૦	૮૧	૪૦
			૩૬/૧	૦૧	૩૨	૧૪
			૩૬/૨			
			૩૬/૩			
			૩૬/૪			
			૩૬/૫			
			૩૬/૬			
			નદી	૦૦	૦૯	૯૮
			નદી	૦૦	૦૧	૫૫
૨૪	મોહબ્બતપુરા	કુતીયાણા	રસ્તો	૦૦	૦૬	૪૫
			૧૩૬/૧	૦૦	૫૩	૧૧
			૧૩૬/૨			
			૧૩૬/૩			
			૧૩૮/૧	૦૦	૨૭	૪૫
			૧૩૮/૨			
			૧૩૮/૩			
			૧૩૯/૧	૦૦	૨૩	૮૯
			૧૩૯/૨			
			૧૩૭/૧	૦૦	૪૨	૯૮
			૧૩૭/૨			
			૧૩૭/૩			
			૧૩૭/૪			
			નદી	૦૦	૧૪	૧૪

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	મોહબતપુરા	કુતીયાણા	નદી	૦૦	૦૦	૫૦
૨૫	માલ	કુતીયાણા	નદી	૦૦	૦૦	૫૧
			૨૬૦ / ૧	૦૦	૧૪	૭૪
			૨૬૦ / ૨			
			૨૫૯	૦૦	૨૨	૪૧
			૨૫૮	૦૦	૬૦	૪૮
			કોતર	૦૦	૦૮	૮૩
			૨૫૭/૨	૦૦	૧૭	૪૦
			૨૫૩/૧	૦૦	૩૭	૭૨
			૨૫૩/૨			
			૨૫૩/૩			
			૨૫૩/૫			
			૨૫૭/૧	૦૦	૧૭	૮૩
			૨૫૬	૦૦	૧૦	૭૮
			૨૪૮	૦૦	૩૯	૮૦
			૨૫૫/૧	૦૦	૨૮	૭૩
			૨૫૫/૨			
			૨૨૨૦	૦૦	૦૨	૨૯
			૧૯૪/૧	૦૦	૦૦	૨૫
			૧૯૪/૨			
			૧૯૪/૩			
			૨૪૪/૧	૦૦	૪૭	૦૮
			૨૪૪/૨			
			૨૪૪/૩			
			૨૪૪/૪			
			૨૪૦	૦૦	૦૭	૨૯
			૨૪૩/૧	૦૦	૨૩	૬૬
			૨૪૨/૧	૦૦	૩૩	૯૨
			૨૪૨/૨			
			૨૫૨	૦૦	૩૨	૨૮
			૨૩૯	૦૦	૨૧	૧૫
			નદી	૦૦	૦૯	૮૧
			૨૫૧	૦૦	૦૫	૬૫
			૨૫૦/૧.	૦૦	૩૭	૧૩
			૨૫૦/૨			
			૨૪૫	૦૦	૧૪	૮૬
			૨૨૨૦	૦૦	૦૬	૦૭
૨૬	ચૌલીયાણા	કુતીયાણા	૧૦૯	૦૦	૦૮	૭૪
			૧૦૮	૦૦	૪૦	૧૬
			૧૦૮/૧			
			૧૧૦/૧	૦૦	૩૨	૦૭

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	ચૌલીયાણા	કુતીયાણા	૧૧૦/૨			
			૧૧૧	૦૦	૧૩	૦૨
			૧૦૭/૧/૧	૦૦	૮૦	૫૯
			૧૦૭/૧/૨			
			૪૩/૧	૦૦	૦૦	૨૧
			૪૩/૨			
૨૭	બલોચ	કુતીયાણા	૪૬/૧	૦૦	૦૩	૫૯
			૪૬/૧/૧			
			૪૩/૧	૦૦	૧૯	૬૬
			૪૩/૨			
			૧૨૨/૧	૦૦	૩૭	૬૪
			૧૨૨/૨			
			૧૨૨/૨/૧			
			૨૧૭/૧	૦૦	૮૫	૨૫
			૨૧૭/૨			
			૨૧૭/૩			
			૨૧૭/૪			
			૪૪/૧	૦૦	૬૨	૮૫
			૪૪/૨			
			૫૬/૧	૦૦	૬૯	૫૮
			૫૬/૨			
			૫૬/૩			
			૪૭	૦૦	૧૦	૮૨
			૧૨૧/૧	૦૦	૧૪	૫૩
			૧૨૧/૨			
			૧૨૧/૩			
			૧૨૧/૪			
			૫૫/૧	૦૦	૫૧	૨૬
			૫૫/૨			
			૧૨૦/૧/૧	૦૦	૬૫	૪૯
			૧૨૦/૧/૨			
			૧૨૦/૧/૩			
			૧૨૦/૧/૪			
			૧૨૦/૨/૧	૦૦	૩૦	૧૬
			૧૨૦/૨/૨			
			૮૫/૧	૦૦	૬૨	૮૬
			૮૫/૨			
			૮૫/૩			
			૮૫/૪			
			૮૫/૫			
			૧૧૫/૧	૦૦	૩૧	૧૧

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	બલોચ	કુતીયાણા	૧૧૫/૨			
			૧૧૩/૧/૧	૦૦	૩૮	૩૧
			૧૧૩/૧/૨			
			૧૧૩/૨			
			૧૧૪/૧	૦૦	૧૮	૩૧
			૧૧૪/૨			
			૧૧૮/૧	૦૦	૩૧	૯૧
			૧૧૮/૨			
			૧૧૮/૩			
			૧૧૮/૪			
			૧૧૮/૫			
			૧૧૮/૬			
			૧૧૨/૧	૦૦	૧૬	૮૪
			૮૪/૧	૦૦	૧૪	૭૧
			૮૪/૧/૧			
			૮૪/૧/૨			
			૮૪/૧/૩			
			૮૪/૧/૪			
			૮૪/૧/૫			
			૮૪/૧/૬			
			૮૪/૨			
			૮૪/૩			
			૮૪/૪			
			૮૪/૫			
			૮૪/૬			
			૮૪/૭			
			૮૪/૮			
			૮૪/૯			
			૮૪/૧૦			
			૮૪/૧૧			
			નદી	૦૦	૧૬	૫૬
			નદી	૦૦	૦૦	૬૧
૨૮	ખીજદડ	રાણાવાવ	૧૧૪	૦૦	૦૪	૯૪
			૧૧૬/૨	૦૦	૧૯	૪૬
			૧૧૫	૦૦	૬૪	૨૧
			૧૧૬/૧	૦૦	૧૮	૧૬
			૧૧૭	૦૦	૧૪	૦૫
			સરકારી પડતર	૦૦	૧૩	૯૦
			૧૨૯/૨	૦૦	૩૫	૭૪
			૧૨૯/૧	૦૦	૨૫	૬૬
			૧૩૧	૦૦	૫૫	૧૨

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૨૯	રાણા કંડોરણા	રાણાવાવ	૨૯૮/૧	૦૦	૨૮	૯૬
			૨૯૮/૩			
			૨૯૮/૪			
			૨૯૮/૫			
			૩૦૫/૧	૦૦	૬૧	૬૧
			૩૦૫/૩			
			૩૦૫/૪			
			૩૦૫/૫			
			૩૦૪/૧/૧	૦૦	૦૧	૯૧
			૩૦૪/૧/૨			
			૩૦૪/૧/૩			
			૩૦૪/૨/૧	૦૦	૩૪	૧૫
			૩૦૪/૨/૨			
			૩૦૪/૨/૩			
			૩૦૭/૧	૦૦	૩૬	૩૪
			૩૦૭/૧/૧			
			૩૦૭/૨			
			૩૦૭/૩			
			રસ્તો	૦૦	૧૭	૫૦
			૫૨૬/૨/૨	૦૦	૧૫	૦૫
			૫૨૬/૩/૨	૦૦	૦૦	૧૦
			૫૨૦/૩/૧	૦૦	૦૧	૫૪
			૫૨૦/૨	૦૦	૦૮	૭૩
			૫૨૧/૫	૦૦	૧૦	૫૪
			૩૧૭/૪	૦૦	૦૦	૦૧
			૫૨૬/૧/૧	૦૦	૩૬	૪૩
			૫૨૬/૧/૨/૧			
			૫૧૬/૨	૦૦	૩૯	૧૩
			૫૨૦/૧	૦૦	૨૨	૫૭
			૫૨૦/૪	૦૦	૧૧	૬૧
			૫૨૧/૨/૧	૦૦	૦૬	૯૨
			૫૨૧/૨/૨			
			૫૨૧/૩/૧	૦૦	૨૦	૬૬
			૫૨૧/૧/૨	૦૦	૧૨	૮૭
			૩૧૭/૬	૦૦	૦૩	૨૯
			૫૨૫/૨	૦૦	૦૦	૬૮
			૩૧૭/૫	૦૦	૧૬	૪૧
			૪૬૭	૦૦	૪૮	૯૭
			૪૬૬/૧	૦૦	૭૭	૨૧
			૪૬૬/૨			
			૪૬૬/૩			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	રાણા કંડોરણા	રાણાવાવ	૪૬૬/૬			
			૪૬૬/૫			
			૪૫૪/૧/૧	૦૦	૫૫	૩૭
			૪૫૪/૧/૩			
			૪૫૪/૧/૩/૧			
			૩૧૭/૧/૧	૦૦	૦૮	૦૮
			૩૧૭/૧/૨			
			૪૫૫/૧	૦૦	૫૩	૮૩
			૪૫૫/૧/૧			
			૩૧૭/૨/૧	૦૦	૧૧	૦૩
			૩૧૭/૨/૨			
			૩૧૮	૦૦	૧૩	૨૯
			૪૬૪/૧	૦૦	૨૨	૦૨
			૪૬૪/૩			
			૪૬૫/૨	૦૦	૧૫	૫૫
			૩૧૭/૩	૦૦	૦૯	૯૧
			૪૫૬/૧	૦૦	૧૬	૮૨
			૪૫૬/૨			
			૪૫૨/૧	૦૦	૫૯	૮૩
			૪૫૨/૩			
			૪૫૨/૪			
			૪૫૧/૧	૦૦	૧૮	૩૧
			૪૫૧/૨			
			૪૬૨	૦૦	૧૭	૮૩
			૩૧૯/૨	૦૦	૦૫	૧૬
			૨૨૨૦	૦૦	૦૨	૪૧
			૩૧૯/૧/૧	૦૨	૦૧	૯૭
			૩૧૯/૧/૨			
			૪૬૧	૦૦	૧૩	૯૧
			૪૬૧	૦૦	૦૧	૦૩
૩૦	રાણા - વડવાળા	રાણાવાવ	૩૦/૧	૦૦	૪૭	૧૯
			૩૦/૨			
			૩૧૯/૧	૦૦	૪૩	૮૭
			૩૧૯/૨			
			૩૧૮/૧	૦૦	૧૭	૩૬
			૩૧૮/૨			
			૩૩૩/૧	૦૦	૨૩	૮૯
			૩૩૩/૨			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	રાણા - વડવાળા	રાણાવાવ	૪/૨	૦૦	૦૨	૩૨
			૨૨૦	૦૦	૦૬	૭૪
			૨૭૨	૦૦	૨૩	૦૭
			૩૨૭/૨/૧	૦૦	૧૭	૮૧
			૩૨૭/૨/૨			
			૩૨૭/૧/૧	૦૦	૨૮	૬૦
			૩૨૭/૧/૨			
			૫/૧	૦૦	૧૩	૧૭
			૪/૧	૦૦	૧૮	૧૮
			૩૩૨/૧	૦૦	૨૮	૩૮
			૩૩૨/૨			
			૯	૦૦	૩૦	૪૪
			૩૩૪/૧/૧	૦૦	૧૧	૩૩
			૩૩૪/૧/૨			
			૩૩૪/૨/૧	૦૦	૨૨	૦૮
			૩૩૪/૨/૨			
			૩૩૪/૩	૦૦	૩૩	૨૮
			૨૭૫/૧	૦૦	૮૪	૦૬
			૨૭૫/૧/૧			
			૨૭૫/૨			
			૨૭૫/૩			
			૨૭૫/૩/૧			
			૨૭૫/૪			
			૨૭૫/૬/૧			
			૨૭૫/૬/૨			
			૨૭૫/૫/૧			
			૩૩૪/૪/૧	૦૦	૩૦	૩૪
			૩૩૪/૪/૨			
			૧૦/૧/૧	૦૦	૫૫	૧૨
			૧૦/૧/૨			
			૧૦/૨			
			૧૦/૩			
			૩૩૪/૫	૦૦	૩૬	૩૮

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	રાણા - વડવાળા	રાણાવાવ	૩૩૪/૬/૧/૧	૦૦	૧૧	૧૨
			૩૩૪/૬/૧/૨			
			૩૩૪/૬/૧/૩			
			૩૩૪/૬/૨			
			૫૧/૨/૧	૦૦	૦૩	૫૦
			૫૧/૨/૨			
			રસ્તો	૦૦	૦૧	૩૯
			૫૧/૧	૦૦	૧૭	૮૯
			૧૧/૧	૦૦	૪૧	૨૦
			૧૧/૨			
			૧૧/૨/૧			
			૧૧/૨/૧/૧			
			૧૫/૫	૦૦	૧૨	૫૦
			૧૫/૫/૨/૧			
			૧૫/૫/૩			
			૧૫/૬/૧	૦૦	૩૦	૬૯
			૧૫/૬/૨			
			૧૪	૦૦	૦૪	૭૫
			૧૫/૨/૧	૦૦	૦૯	૮૮
			૧૫/૨/૨			
			૧/૧	૦૦	૫૯	૮૭
			૧/૨/અ			
			૧/૨/અ/૧			
			૧/૨/બ			
			૧/૩			
			૧/૪			
			રસ્તો	૦૦	૨૫	૬૩
			૧૫/૩/૧	૦૦	૩૯	૪૮
			૧૫/૩/૧/૨			
			૧૫/૩/૨			
			૬૪૫/૧	૦૦	૦૨	૩૭
			૬૪૫/૨			
			૬૪૩/૧	૦૦	૨૦	૬૬

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	રાણા - વડવાળા	રાણાવાવ	૬૪૩/૨			
			૬૩૬/૧/૧	૦૦	૨૯	૭૫
			૬૩૬/૧/૨			
			૬૩૬/૧/૩			
			૬૩૬/૨/૧	૦૦	૨૫	૨૨
			૬૩૬/૨/૨			
			૬૩૮/૨/૧	૦૦	૧૧	૫૧
			૬૩૮/૨/૨			
			૬૩૭/૧	૦૦	૨૯	૯૯
			૬૩૭/૨			
			૬૩૭/૩			
			૬૩૭/૪			
			૬૩૮/૧/૧	૦૦	૧૧	૩૮
			૬૩૮/૧/૨			
			૬૩૮/૧/૩			
			૬૨૯/૧/૧	૦૦	૨૨	૧૧
			૬૨૯/૧/૨			
			૬૪૨/૨/૧	૦૦	૧૯	૨૯
			૬૪૨/૨/૫			
			૬૨૯/૨/૧	૦૦	૩૭	૫૬
			૬૨૯/૨/૨			
			૬૨૯/૨/૩			
			રસ્તો	૦૦	૬૧	૫૫
			૬૪૨/૧/૧/૧	૦૦	૧૫	૮૬
			૬૪૨/૧/૨			
			૬૩૨/૧	૦૦	૨૫	૭૬
			૬૩૧/૧/૧	૦૦	૧૯	૧૧
			૬૩૧/૧/૨			
			૬૩૧/૨/૧/૧	૦૦	૨૧	૦૫
			૬૩૧/૨/૧/૨			
			૬૩૧/૨/૨			
			રસ્તો	૦૦	૦૯	૭૪

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૩૧	ભોદ	રાણાવાવ	૨૯/૩/૧	૦૦	૩૪	૧૭
			૨૯/૨	૦૦	૪૦	૫૭
			૨૨૨/૦	૦૧	૨૬	૬૯
			૩૦/૨	૦૦	૫૧	૦૭
			૩૧/૧	૦૦	૭૫	૬૬
			૩૧/૨			
			૩૮/૧	૦૦	૫૩	૭૨
			૩૮/૨			
			૩૨/૨	૦૦	૧૦	૩૫
			૭/૩	૦૦	૬૪	૫૯
			૩૭/૨/૧	૦૦	૧૬	૦૮
			૧/૧	૦૦	૩૮	૧૭
			૩૭/૧	૦૦	૬૦	૮૪
			૩૪૮	૦૦	૩૨	૭૧
			૫/૧/૨	૦૦	૦૨	૮૪
			૩૪૭/૩/૧	૦૦	૩૦	૯૬
			૩૦૭/૩	૦૦	૦૪	૭૮
			૩૦૭/૨/૧	૦૦	૧૨	૫૪
			૩૦૭/૧	૦૦	૧૫	૬૨
			૮/૧	૦૦	૧૪	૩૨
			૩૦૮/૧	૦૦	૧૯	૩૮
			૩૦૮/૩	૦૦	૦૦	૦૧
			૩૦૬/૨/૧	૦૦	૨૮	૯૨
			૩૦૬/૨/૨			
			૩૪૬/૧	૦૦	૪૫	૩૦
			૩૪૬/૨			
			૩૪૬/૩			
			૩૪૬/૪			
			૩૦૨/૧	૦૦	૬૧	૧૨
			૩૦૨/૨			
			૨૯૮	૦૦	૦૦	૮૫
			૨૯૯/૪/૧	૦૦	૦૦	૨૯
			૨૯૯/૪/૨			
			૨૯૯/૩/૧	૦૦	૫૩	૪૬
			૨૯૯/૩/૨			
			૨૯૯/૧/૧	૦૦	૩૭	૪૫
			૨૯૯/૧/૩			
			૨૯૯/૨	૦૦	૪૨	૫૦
			૩૦૧/૧	૦૦	૪૮	૦૧
			૩૦૧/૨			
			૩૦૧/૩			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો. મી.
૧	૨	૩	૪	૫	૬	૭
	ભોદ	રાણાવાવ	૩૦૩/૩/૧	૦૦	૧૧	૧૨
			૩૦૩/૩/૩			
			૩૧૮/૧	૦૦	૪૫	૯૭
			૩૧૮/૨			
			૨૨૨/૦	૦૦	૦૧	૭૮
૩૨	રાણાવાવ	રાણાવાવ	૪૪	૦૦	૧૯	૯૩
			૪૩/૨	૦૦	૪૭	૦૩
			૩૬	૦૦	૩૮	૦૮
			૪૨/૧	૦૦	૯૯	૧૪
			૪૨/૨			
			૪૨/૩			
			૪૨/૪			
			૪૨/૫			
			૪૩/૧/૧/૧	૦૧	૫૦	૩૮
			૪૩/૧/૧/૨			
			૩૯/૧	૦૦	૦૦	૦૭
			૩૯/૨			
			૩૯/૩			
			૩૫/૧	૦૦	૬૪	૩૩
			૩૫/૨			
			૩૫/૩			
			૩૫/૪			
			૩૫/૬			
			૩૫/૭			
			૩૪/૧/૧	૦૦	૧૮	૫૬
			૩૪/૧/૨			
			૩૪/૧/૩			
			૩૪/૨/અ	૦૦	૨૯	૫૪
			૩૭/૨	૦૦	૯૬	૯૨
			૮૪	૦૦	૩૧	૯૮
			૨૮/અ	૦૦	૯૮	૨૯
			૮૫/૧	૦૦	૦૫	૦૯
			૮૫/૨			
			૮૩/૧/૧	૦૦	૦૭	૩૯
			૮૩/૧/૨			
			૯૭	૦૦	૨૪	૭૦
			૮૨/૧	૦૦	૪૭	૬૩
			૮૨/૨			
			૯૮/૧	૦૦	૩૪	૭૦
			૯૮/૧/૧			
			૯૮/૨			

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	રાણાવાવ	રાણાવાવ	૧૦૦/૧	૦૦	૧૮	૮૩
			૧૦૦/૨	૦૦	૨૨	૫૨
			૧૦૦/૨/૧			
			૧૦૦/૩/૧/૧	૦૦	૨૬	૬૬
			૧૦૦/૩/૧/૨			
			૧૦૦/૩/૨			
			૧૦૦/૩/૩/૧			
			૧૦૦/૩/૩/૨			
			૧૦૦/૩/૪			
			૭૦	૦૦	૧૮	૨૪
			૭૫	૦૦	૪૭	૦૭
			૭૫/૨			
			૭૫/૧			
			૭૪/૧	૦૦	૧૯	૨૮
			૭૪/૨			
			૭૪/૩			
			૭૪/૪/૧			
			૭૪/૪/૨			
			૭૬/૧	૦૦	૩૬	૬૯
			૭૬/૨			
			૭૮/૫/૧/૧	૦૧	૨૨	૩૨
			૭૮/૫/૧/૨			
			૭૮/૫/૧/૩			
			૭૮/૫/૧/૪			
			૭૮/૫/૧/૫			
			૭૮/૫/૧/અ/૧			
			૭૮/૫/૧/અ/૨			
			૭૮/૫/૨			
			૧૩૯/૧	૦૨	૦૪	૧૭
			૧૩૯/૧/૧			
			૧૩૯/૧/૨			
			૧૩૯/૨			
			૧૩૯/૧/૩			
			૧૩૯/૧/૪			

ગુજરાત રાજ્યના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રવી સોલંકી,

સરકારના મુખ્ય ઈજનેર અને અધિક સચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



सत्यमेव जयते

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PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts**

NARMADA WATER RESOURCES WATER SUPPLY AND KALPASAR DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 19th February, 2014.

THE GUJARAT WATER AND GAS PIPELINE

(ACQUISITION OF RIGHT OF USER IN LAND) ACT, 2000 SECTION-3(1)

No. GN-9-VWS-132014/66/KH -4 : -Whereas it appears to the Govt. of Gujarat that it is necessary in the Public interest that for the transport of water in the State of Gujarat from Village Babara, Ta; Babara, Dist: Amreli to Village Dadva Randal Ta; Kukavav, Dist- Amreli, bulk water Transmission pipe line are required to be laid by, Gujarat Water Infrastructure Limited (a Government of Gujarat Undertaking, Gandhinagar) under Sardar Sarovar Narmada Canal based Pipeline Project in section NC 39 and whereas, for the Purpose of laying pipe line it is necessary to acquire the Right of user in the land described in the Schedule annexed to this Notification. After declaration of acquisition of Right of User of owner of occupier of the land shall be entitled to use the land for the purpose of agriculture as per the provision made under section 9 of the said act. The Water pipeline will be laid minimum 1.00 Mtr. below ground level.

Now therefore in exercise of powers conferred by sub- Section (1) of Section 3 of the Gujarat water and Gas pipe lines (Acquisition of right of user in land) Act-2000 the Government of Gujarat hereby declares its intention to acquire the right of user therein. Any person interested in the lands described in the said schedule may within thirty (30) days from the date of which the copies of the Notification as published in the official Gazette of Government of Gujarat are made available to the general public, objection in writing with grounds to the acquisition of the right of user therein under the land to, Senior Manager(Civil) & Competent Authority, Gujarat Water Infrastructure Limited, NC - 39 Project, D-network C/O Deputy Executive Engineer, Gujarat Water Supply & Sewerage Board, Opp. Circuit House, Near National Highway, Jetpur, Tal _ Jetpur Dist- Rajkot.

SCHEDULE- 3(1)

District: - Rajkot

State: - Gujarat

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
1	Babara	Babara	717	03	36	60
			276/1	00	54	45
			276/2			
			276/3			
			277/1 A	00	49	50
			277/1 K			
			277/1 B			
			277/2			
			278/1/1	00	55	44
			278/1/2			
			278/1/3			
			278/1/4			
			278/1/5			
			278/1/6			
			278/2			
			279/1	00	27	72
			279/2			
			279/3			
			Cart Track	00	03	96
			268/1	00	73	26
			268/2			
			268/3			
			268/4			
			268/5			
			268/6			
			Cart Track	00	03	96
			180	00	25	74
			180/1			
			181/1	00	19	80
			181/2			
			Cart Track	00	05	94
			179	00	35	64
			179/1			
			Cart Track	00	11	88
			116	00	19	80

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Babara	Babara	117/1	00	49	50
			117/2			
			Cart Track	00	03	96
			97/1	00	89	10
			97/2			
			97/3			
			97/4			
			97/5			
			97/6			
			97/7			
			97/8			
			97/9			
			Cart Track	00	11	88
			89/1	01	32	66
			89/2			
			86/1	00	75	24
			86/2			
			86/2/1			
			84/1	00	59	40
			84/2			
			84/3			
			84/4			
			83/1	00	75	24
			83/2			
			83/2/1			
			83/4			
			83/5			
			80/1	00	07	92
			80/2			
			79/1	00	99	00
			79/2			
			79/3			
			79/4			
			79/5			
			79/6			
			79/7			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Babara	Babara	Cart Track	00	05	94
			76/1	00	65	34
			76/2			
			76/3			
			76/4			
			75/1	00	93	06
			75/1/1			
			75/2/1			
			75/2			
			75/3			
			75/3/1			
			Cart Track	00	05	94
			74/1	00	99	00
			74/2			
			74/3			
			74/4			
2	Amarapara	Babara	174/1	00	74	25
			174/2			
			174/3			
			174/4			
			174/5			
			174/4/1			
			174/6			
			174/6/1			
			174/6/2			
			174/7			
			174/8			
			174/9			
			174/10			
			174/11			
			174/12			
			174/13			
			174/14			
			174/15			
			163/1/1	00	69	30
			163/1/2			
			163/1/3			
			163/2/1			
			163/2/2			
			163/2/2/1			
			163/2/3			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Amarapara	Babara	162/1	00	59	40
			162/2			
			162/3			
			162/3/1			
			162/4			
			Cart Track	00	05	94
			96/1	00	35	64
			96/2			
			95/1	00	39	60
			95/2			
			95/3			
			95/4			
			94	00	29	70
			93/1	00	25	74
			93/2			
			93/2/1			
			93/2/2			
			93/3			
			92	00	37	62
			120/10	00	19	80
			120/1			
			120 /15 N.A.			
			120/11			
			120/12			
			120/13			
			120/13/1			
			120/14			
			120/16			
			120/17			
			120/2			
			120/3			
			120/4			
			120/6			
			120/7			
			120/8			
			120/9			
			120/5			
			120/5/1			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Amarapara	Babara	91/1	00	39	60
			91/2			
			90/1	00	09	90
			90/1/1			
			90/1/2			
			90/2			
			90/3/1			
			90/3/2			
			90/3/3			
			90/4			
			90/5/1			
			90/5/2			
			90/5/3			
			Road	00	13	87
3	Chamardi	Babara	Govt Land	02	57	40
			113/1/1	01	28	7
			113/1/2			
			113/1/3			
			113/2/1			
			113/2/2			
			113/2/3			
			113/3			
			Cart Track	00	03	96
			85/1/1	00	79	20
			85/1/2			
			85/1/3			
			85/1/4			
			85/2			
			85/2/1			
			85/2/2			
			85/3/1/1			
			85/3/1/1/1			
			85/3/1/2			
			85/3/2			
			85/3/2/1			
			85/3/3/1			
			71	00	19	80
			70/1	00	17	82
			70/2			

No.-	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Chamardi	Babara	69/1	00	59	40
			69/2			
			68	00	05	94
			67/1	00	59	40
			67/2			
			67/3			
			Govt Land	00	85	14
			363/1	00	55	44
			363/2			
			363/3			
			363/4			
			363/5			
			363/6			
			364/1	00	19	80
			364/2			
			364/3			
			365/1	00	55	44
			365/2			
			365/3			
			Cart Track	00	03	96
			No Number	00	27	72
			353/1/1	00	03	96
			353/1/2			
			353/2/1			
			353/2/2			
			353/3			
			353/4			
			354/1 A	00	35	64
			354/1B/1			
			354/1B/2			
			354/1B/3			
			354/1B/4			
			354/2/1			
			354/2/2			
			355/1	00	03	96
			355/2			
			355/3			
			356/1/1	00	25	74
			356/1/2			
			356/2			
			352/1	00	03	96
			352/2/1			
			352/2/2			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Chamardi	Babara	349/1	00	25	74
			349/2/1			
			349/2/2			
			349/2/2/1			
			348/1	01	18	80
			348/2			
			345/1	00	95	04
			345/2			
			345/2/1			
			345/3			
			345/4			
			345/5			
			345/6			
			346/1	00	69	30
			346/2			
4	Valardi	Babara	246/1/3/1	00	79	20
			246/1/3/2			
			246/2/1			
			246/2/2			
			Cart Road	00	09	90
			247	00	99	00
5	Vavdi	Babara	68/1	00	49	50
			68/1/1			
			68/1/2			
			68/1/3			
			68/2	00	73	26
			69/1/1			
			69/1/2			
			69/2/1			
			69/2/1/1			
			69/2/2			
			69/3/1			
			69/3/2			
			87/1	00	39	60
			87/1/1			
			87/2			
			88/1	00	39	60
			88/2			

No..	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Vavdi	Babara	89/1	00	51	48
			89/2			
			89/3			
			89/4			
			89/5			
			90	00	89	10
			90/1			
			94	00	75	24
			95/1/1	00	03	96
			95/1/2			
			95/2			
			95/2/1			
			95/2/2			
			96	00	31	68
			96/1			
			98/1/1	00	35	64
			98/1			
			98/2			
			99/1/1	00	35	64
			99/1/1/1			
			99/1/2			
			99/2			
			103/1	00	15	84
			103/2			
			104/1	00	11	88
			104/2			
			105/1	00	49	50
			105/2			
			108/1/1	00	41	58
			108/1/2			
			108/1/3			
			108/2/1			
			108/2/2			
			110/1	00	53	46
			110/2			
			Cart Track	00	07	92
			109	00	03	96
			16	00	07	92
			15	00	19	80

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Vavdi	Babara	14/1	00	03	96
			14/2			
			10	00	13	86
			8/1	00	05	94
			8/2			
			8/3			
			8/4			
			9	00	25	74
			384/1	00	29	70
			384/2			
			380/1/1	00	51	48
			380/1/2			
			380/1/3			
			380/2			
			379/1	00	33	66
			379/1/1			
			379/2			
			335/1	00	69	30
			335/2			
6	Jivapar	Babara	73/1	00	19	80
			73/2			
			74	00	19	80
			74/1			
			Road	00	03	96
			75/1	00	25	74
			75/2			
			75/3			
			75/4			
			24/1	00	39	60
			24/2			
			24/3			
			24/4			
			Road	00	09	90
			81	00	21	78
			79/1	00	07	92
			79/2			
			79/3			
			79/4			
			79/5			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Jivapar	Babara	84	00	03	96
			89/1	00	49	50
			89/2			
			87/1	00	79	80
			87/2			
			88	00	09	90
7	Dharai	Babara	15/1	00	83	16
			15/2/1			
			15/2/2			
			18/1	00	49	50
			18/2			
			18/3			
			18/4			
			19/1	00	45	54
			19/2			
			19/3			
			20/1/1	00	25	74
			20/1/2			
			20/1			
			20/2			
			20/2/1			
			21/1/1	00	35	68
			21/1/2			
			21/1/2/1			
			21/2			
			Road	00	09	90
			2/1	00	69	30
			2/2			
			2/3			
			2/4			
			197/1	00	49	50
			197/1/1			
			197/2			
			198	00	19	80
			199/1	00	21	78
			199/2			
			135/1/1	00	39	60
			135/1/2			
			135/1/3			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Dharai	Babara	135/1/4	00	03	96
			135/2\			
			135/3			
			200/1/1			
			200/1/2			
			200/1/3			
			200/1/4			
			200/1/5			
			200/1/6			
			200/1/7			
			200/1/8			
			200/1/9			
			200/2			
			108	00	11	88
			108 N.A.			
			202/1	03	16	80
			202 paiki 1			
			202/2			
			202/3			
			202/1/1			
			202/10			
			202/10/1			
			202/10/2			
			202/11			
			202/12			
			202/4			
			202/4/1			
			202/4/2			
			202/4/3			
			202/6			
			202/7			
			202/7/1			
			202/8			
			202/9			
			202/5			
			202/B			
			102/1	00	49	50
			102/1NA			
			102/2			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Dharai	Babara	120/2 NA			
			102/3			
			102/4			
			102/5			
			93/1	00	89	10
			93/10			
			93/11			
			93/2			
			93/3			
			93/4			
			93/7			
			93/8			
			93/9			
			93/6			
			93/5			
			92/1	00	69	30
			92/2			
			92/3			
			92/4			
			14/1	00	45	54
			14/2			
			14/3			
			101	00	13	86
			3	00	19	80
8	Mota Devaliya	Babara	547/1B	11	34	54
			547/2	00	39	60
			547/1A/17	00	21	78
			547/1A/18	00	11	88
			547/1A/19	00	13	86
			547/1A/20	00	29	70
9	Fulzar	Babara	2/9	02	67	30
10	Dadva (Randal)	Kukavav	202/1	01	18	80
			202/1/1			
			202/2/1			
			202/2/2			
			202/3/1			
			202/3/2			
			202/4			
			202/6			
			202/5			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Dadva (Randal)	Kukavav	207	00	29	70
			203/1	00	39	60
			203/2			
			176	00	05	94
			Road	00	05	94
			175/1	00	55	44
			175/2			
			175/4			
			175/3			
			Road	00	03	96
			87/1/1	01	52	46
			87/1/2			
			87/2/1			
			87/2/2			
			87/3			
			87/4/1			
			87/4/2			
			87/4/3			
			87/5			
			88/1	00	15	84
			88/2			
			88/3			
			88/4/1			
			88/5			
			93/1/1	00	59	40
			93/1/2			
			93/1/3			
			93/2/1/1			
			93/2/1/2			
			93/2/2			
			93/2/3			
			93/3/1/1			
			93/3/1/2			
			100/1/1	00	69	30
			100/1/2			
			100/1/3			
			100/2/1			
			100/2/2			
			100/3/1			

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	Dadva (Randal)	Kukavav	101/1	00	74	25
			101/1/1			
			101/1/2			
			101/2			
			102/1	00	15	84
			102/2			
			105/1/1	00	75	24
			105/1/2			
			105/1/3			
			105/2			
			105/3			
			Road	00	03	96
			129/1	00	39	60
			129/2/2/1			
			129/2/3			
			129/3			
			129 paiki 1			
			128/1	00	39	60
			128/2			
			127	00	29	70
			127/1			
			126/1/1	00	39	60
			126/1/2			
			126/2			
			125/1	00	29	70
			125/2			
			125/3			
			125/4			
			125/5			
			123/1	00	49	50
			123/2			
			123/3			
			123/4			
			123/5			
			122/1/1	00	79	20

By order and in the name of the Governor of Gujarat,

RAVI SOLANKI,

Chief Engineer & Add. Secretary to Government.

નર્મદા જળસંપત્તિ પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૯મી ફેબ્રુઆરી, ૨૦૧૪.

ગુજરાત પાણીની અને ગેસની પાઈપ લાઈન (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત)
અધિનિયમ ૨૦૦૦ ની કલમ-૩(૧)

ક્રમાંક : જીએન-૯-વીડબલ્યુએસ-૧૩૨૦૧૪-૬૬-ખ-૪. -આ જાહેરનામામાં જણાવેલ હિત સંબંધ ધરાવનાર સર્વે ખાતેદારો કબજેદારોને આથી જણાવવામાં આવે છે કે ગુજરાત સરકારને જાહેરહિતમાં એવું જણાય છે કે ગુજરાત પોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમીટેડ (ગુજરાત સરકારનું સાહસ) દ્વારા સરદાર સરોવર નર્મદા કેનાલ આધારીત પાઈપ લાઈન પ્રોજેક્ટ એન.સી.૩૯ હેઠળના ગુજરાત રાજ્યના અમરેલી જિલ્લાના ગામ બાબરા તાલુકો - બાબરાથી ગામ- દડવા (રાંદલ) તાલુકો - કુંકાવાવ જિલ્લો - અમરેલી સુધી પીવાના પાણીની બલ્ક ટ્રાન્સમીશન પાઈપ લાઈન નાંખવી જરૂરી છે. આવી પાઈપ લાઈન નાંખવાના જાહેર હેતુસર આ સાથેની અનુસૂચિમાં જણાવેલ જમીનમાં તેની સામે દર્શાવેલ ક્ષેત્રફળવાળી જમીનમાંનો વપરાશકારોનો હક્ક સંપાદિત કરવો જરૂરી છે. વપરાશી હક્ક સંપાદન થતાં જમીનનો કબજો જે તે ખાતેદાર કબજેદારોનો રહે છે. જેથી જે તે ખાતેદાર કબજેદાર ઉક્ત અધિનિયમની કલમ-૯ ના જમીન વપરાશ સંબંધિ નિયંત્રણોને આધિન ખેતી કરી શકશે. સદરહું પીવાના પાણીની પાઈપ લાઈન જમીનમાં ઓછામાં ઓછી એક મીટરથી વધુ ઉંડાઈએ નાંખવામાં આવશે.

ઉપરોક્ત કાયદાની કલમ ૩(૧) માં દર્શાવ્યા પ્રમાણે રાજ્ય સરકારનું સદરહું સવાલવાળી જમીનમાં રાજ્યપત્રમાં પ્રસિધ્ધ કરેલ જાહેરનામાથી તેમના વપરાશકારોના હક્ક સંપાદિત કરવા માટે પોતાનો ઇરાદો જાહેર કરે છે. તો સવાલવાળી જમીનમાં હિત સંબંધ ધરાવતી તમામ વ્યક્તિઓને, સદરહું જમીનમાં પાઈપ લાઈન નાંખવામાં આવનાર છે. તેથી વપરાશકારોના હક્ક સંપાદિત કરવા અંગે વાંધો હોય તો ગુજરાત સરકારના ગેજેટમાં પ્રસિધ્ધ થયેલા જાહેરનામાની નકલ મલ્યાની તારીખથી ૩૦ દિવસમાં આ બાબતે સીનીયર મેનેજર (સીવીલ) અને સક્ષમ અધિકારી, એન.સી.૩૯ ગુજરાત પોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમીટેડ, સીનીયર મેનેજરની કચેરી ડી-નેટ વકે C/O ના.કા.ઈશ્રીની કચેરી, ગુ.પા.પુ. અને ગ.વ્ય.બોર્ડ, સરકીટ હાઉસની સામે, નેશનલ હાઈવે નજીક, જેતપુર તાલુકો - જેતપુર જી. રાજકોટને વાંધાની લેખિત રજુઆત કરી વાંધાઓ રજુ કરવા.

અનુસૂચિ-૩(૧)

જિલ્લો : અમરેલી

રાજ્ય : ગુજરાત

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે/બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આર.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૧	બાબરા.	બાબરા	૭૧૭	૦૩	૩૬	૬૦
			૨૭૬ / ૧	૦૦	૫૪	૪૫
			૨૭૬ / ૨			
			૨૭૬ / ૩			
			૨૭૭ / ૧અ	૦૦	૪૯	૫૦
			૨૭૭ / ૧ક			
			૨૭૭ / ૧બ			
			૨૭૭ / ૨			
			૨૭૮ / ૧ / ૧	૦૦	૫૫	૪૪
			૨૭૮ / ૧ / ૨			
			૨૭૮ / ૧ / ૩			
			૨૭૮ / ૧ / ૪			
			૨૭૮ / ૧ / ૫			
			૨૭૮ / ૧ / ૬			
			૨૭૮ / ૨			

અનુ. નં. ૧	ગામનું નામ ૨	તાલુકો ૩	સર્વે/બ્લોક નંબર ૪	વપરાશી હક્ક વિસ્તાર		
				હે. ૫	અરે. ૬	ચો.મી. ૭
	બાબરા	બાબરા	૨૭૯ / ૧	૦૦	૨૭	૭૨
			૨૭૯ / ૨			
			૨૭૯ / ૩			
			કાયો રસ્તો	૦૦	૦૩	૯૬
			૨૬૮ / ૧	૦૦	૭૩	૨૬
			૨૬૮ / ૨			
			૨૬૮ / ૩			
			૨૬૮ / ૪			
			૨૬૮ / ૫			
			૨૬૮ / ૬	૦૦	૦૩	૯૬
			કાયો રસ્તો			
			૧૮૦			
			૧૮૦ / ૧	૦૦	૨૫	૭૪
			૧૮૧ / ૧			
			૧૮૧ / ૨			
			કાયો રસ્તો	૦૦	૦૫	૯૪
			૧૭૯	૦૦	૩૫	૬૪
			૧૭૯ / ૧			
			કાયો રસ્તો	૦૦	૧૧	૮૮
			૧૧૬	૦૦	૧૯	૮૦
			૧૧૭ / ૧	૦૦	૪૯	૫૦
			૧૧૭ / ૨			
			કાયો રસ્તો	૦૦	૦૩	૯૬
			૯૭ / ૧	૦૦	૮૯	૧૦
			૯૭ / ૨			
			૯૭ / ૩			
			૯૭ / ૪			
			૯૭ / ૫			
			૯૭ / ૬			
			૯૭ / ૭			
			૯૭ / ૮			
			૯૭ / ૯			
			કાયો રસ્તો	૦૦	૧૧	૮૮
			૮૯ / ૧	૦૧	૩૨	૬૬
			૮૯ / ૨			
			૮૬ / ૧	૦૦	૭૫	૨૪
			૮૬ / ૨			
			૮૬ / ૨ / ૧			
			૮૪ / ૧	૦૦	૫૯	૪૦
			૮૪ / ૨			
			૮૪ / ૩			
			૮૪ / ૪			

અનુ. નં. ૧	ગામનું નામ ૨	તાલુકો ૩	સર્વે/બ્લોક નંબર ૪	વપરાશી હક્ક વિસ્તાર		
				હે. ૫	આર. ૬	ચો.મી. ૭
	બાબરા	બાબરા	૮૩ / ૧	૦	૭૫	૨૪
			૮૩ / ૨			
			૮૩ / ૨ / ૧			
			૮૩ / ૪			
			૮૩ / ૫			
			૮૦ / ૧	૦	૦૭	૯૨
			૮૦ / ૨			
			૭૯ / ૧	૦	૯૯	૦
			૭૯ / ૨			
			૭૯ / ૩			
			૭૯ / ૪			
			૭૯ / ૫			
			૭૯ / ૬			
			૭૯ / ૭			
			કાર્યો રસ્તો	૦૦	૦૫	૯૪
			૭૬ / ૧	૦	૬૫	૩૪
			૭૬ / ૨			
			૭૬ / ૩			
			૭૬ / ૪			
			૭૫ / ૧	૦	૯૩	૦૬
			૭૫ / ૧ / ૧			
			૭૫ / ૨ / ૧			
			૭૫ / ૨			
			૭૫ / ૩			
			૭૫ / ૩ / ૧			
			કાર્યો રસ્તો	૦૦	૦૫	૯૪
			૭૪ / ૧	૦૦	૯૯	૦૦
			૭૪ / ૨			
			૭૪ / ૩			
			૭૪ / ૪			
૨	અમરાપરા	બાબરા	૧૭૪ / ૧	૦	૭૪	૨૫
			૧૭૪ / ૨			
			૧૭૪ / ૩			
			૧૭૪ / ૪			
			૧૭૪ / ૫			
			૧૭૪ / ૪ / ૧			
			૧૭૪ / ૬			
			૧૭૪ / ૬ / ૧			
			૧૭૪ / ૬ / ૨			

અનુ. નં. ૧	ગામનું નામ ૨	તાલુકો ૩	સર્વે/બ્લોક નંબર ૪	વપરાશી હક્ક વિસ્તાર		
				હે. ૫	આરે. ૬	ચો.મી. ૭
	અમરાપરા	બાંબરા	૧૭૪/૭			
			૧૭૪/૮			
			૧૭૪/૯			
			૧૭૪/૧૦			
			૧૭૪/૧૧			
			૧૭૪/૧૨			
			૧૭૪/૧૩			
			૧૭૪/૧૪			
			૧૭૪/૧૫			
			૧૬૩/૧/૧	૦	૬૯	૩૦
			૧૬૩/૧/૨			
			૧૬૩/૧/૩			
			૧૬૩/૨/૧			
			૧૬૩/૨/૨			
			૧૬૩/૨/૨/૧			
			૧૬૩/૨/૩			
			૧૬૨/૧	૦	૫૯	૪૦
			૧૬૨/૨			
			૧૬૨/૩			
			૧૬૨/૩/૧			
			૧૬૨/૪			
			કાચો રસ્તો	૦૦	૦૫	૯૪
			૯૬/૧	૦	૩૫	૬૪
			૯૬/૨			
			૯૫/૧	૦	૩૯	૬૦
			૯૫/૨			
			૯૫/૩			
			૯૫/૪			
			૯૪	૦	૨૯	૭૦
			૯૩/૧	૦	૨૫	૭૪
			૯૩/૨			
			૯૩/૨/૧			
			૯૩/૨/૨			
			૯૩/૩			
			૯૨	૦	૩૭	૬૨
			૧૨૦/૧૦	૦૦	૧૯	૮૦
			૧૨૦/૧			

અનુ. નં. ૧	ગામનું નામ ૨	તાલુકો ૩	સર્વે/બ્લોક નંબર ૪	વપરાશી હક્ક વિસ્તાર		
				હે. ૫	આરે. ૬	ચો.મી. ૭
	અમરાપરા	બાબરા	૧૨૦ બિનખેતી ૧૫			
			૧૨૦ / ૧૧			
			૧૨૦ / ૧૨			
			૧૨૦ / ૧૩			
			૧૨૦ / ૧૩/૧			
			૧૨૦ / ૧૪			
			૧૨૦ / ૧૬			
			૧૨૦ / ૧૭			
			૧૨૦ / ૨			
			૧૨૦ / ૩			
			૧૨૦ / ૪			
			૧૨૦ / ૬			
			૧૨૦ / ૭			
			૧૨૦ / ૮			
			૧૨૦ / ૯			
			૧૨૦ / ૫			
			૧૨૦ / ૫/૧			
			૯૧ / ૧	૦	૩૯	૬૦
			૯૧ / ૨			
			૯૦ / ૧	૦	૦૯	૯૦
			૯૦ / ૧ / ૧			
			૯૦ / ૧ / ૨			
			૯૦ / ૨			
			૯૦ / ૩ / ૧			
			૯૦ / ૩ / ૨			
			૯૦ / ૩ / ૩			
			૯૦ / ૪			
			૯૦ / ૫ / ૧			
			૯૦ / ૫ / ૨			
			૯૦ / ૫ / ૩			
			રોડ	૦૦	૧૩	૮૭
૩	ચમારડી	બાબરા	ખરાબો	૦૨	૫૭	૪૦
			૧૧૩/૧ / ૧	૦૧	૨૮	૭૦
			૧૧૩/૧ / ૨			
			૧૧૩/૧ / ૩			
			૧૧૩/૨ / ૧			
			૧૧૩/૨ / ૨			

અનુ. નં. ૧	ગામનું નામ ૨	તાલુકો ૩	સર્વે/બ્લોક નંબર ૪	વપરાશી હક્ક વિસ્તાર		
				હે. ૫	આરે. ૬	ચો.મી. ૭
	ચમારડી	બાબરા	૧૧૩/૨ / ૩			
			૧૧૩/૩			
			કાચો રસ્તો	૦૦	૦૩	૯૬
			૮૫/૧ / ૧	૦૦	૭૯	૨૦
			૮૫/૧ / ૨			
			૮૫/૧ / ૩			
			૮૫/૧ / ૪			
			૮૫/૨			
			૮૫/૨ / ૧			
			૮૫/૨ / ૨			
			૮૫/૩ / ૧/૧			
			૮૫/૩ / ૧ / ૧/૧			
			૮૫/૩ / ૧ / ૨			
			૮૫/૩ / ૨			
			૮૫/૩ / ૨ / ૧			
			૮૫/૩ / ૩ / ૧			
			૭૧	૦૦	૧૯	૮૦
			૭૦ / ૧	૦૦	૧૭	૮૨
			૭૦ / ૨			
			૬૯ / ૧	૦૦	૫૯	૪૦
			૬૯ / ૨			
			૬૮	૦૦	૦૫	૯૪
			૬૭ / ૧	૦૦	૫૯	૪૦
			૬૭ / ૨			
			૬૭ / ૩			
			ખરાબો	૦૦	૮૫	૧૪
			૩૬૩/૧	૦૦	૫૫	૪૪
			૩૬૩/૨			
			૩૬૩/૩			
			૩૬૩/૪			
			૩૬૩/૫			
			૩૬૩/૬			
			૩૬૪ / ૧	૦૦	૧૯	૮૦
			૩૬૪ / ૨			
			૩૬૪ / ૩			

અનુ. નં. ૧	ગામનું નામ ૨	તાલુકો ૩	સર્વે/બ્લોક નંબર ૪	વપરાશી હક્ક વિસ્તાર		
				હે. ૫	અરે. ૬	ચો.મી. ૭
	ચમારડી	બાબરા	૩૬૫ / ૧	૦	૫૫	૪૪
			૩૬૫ / ૨			
			૩૬૫ / ૩			
			રસ્તો	૦૦	૦૩	૯૬
			બિન નંબરી	૦૦	૨૭	૭૨
			૩૫૩/૧ / ૧	૦૦	૦૩	૯૬
			૩૫૩/૧ / ૨			
			૩૫૩/૨ / ૧			
			૩૫૩/૨ / ૨			
			૩૫૩/૩			
			૩૫૩/૪			
			૩૫૪/૧ અ	૦	૩૫	૬૪
			૩૫૪/૧બ / ૧			
			૩૫૪/૧બ / ૨			
			૩૫૪/૧બ / ૩			
			૩૫૪/૧બ / ૪			
			૩૫૪/૨ / ૧			
			૩૫૪/૨ / ૨	૦	૦૩	૯૬
			૩૫૫/૧			
			૩૫૫/૨			
			૩૫૫/૩	૦	૨૫	૭૪
			૩૫૬/૧ / ૧			
			૩૫૬/૧ / ૨			
			૩૫૬/૨	૦	૦૩	૯૬
			૩૫૨/૧			
			૩૫૨/૨ / ૧			
			૩૫૨/૨ / ૨	૦	૨૫	૭૪
			૩૪૯/૧			
			૩૪૯/૨ / ૧			
			૩૪૯/૨ / ૨			
			૩૪૯/૨ / ૨ / ૧			
			૩૪૮ / ૧	૧	૧૮	૮૦
			૩૪૮ / ૨			
			૩૪૫ / ૧	૦૦	૯૫	૦૪
			૩૪૫ / ૨			
			૩૪૫ / ૨ / ૧			
			૩૪૫ / ૩			

અનુ. નં. ૧	ગામનું નામ ૨	તાલુકો ૩	સર્વે/બ્લોક નંબર ૪	વપરાશી હક્ક વિસ્તાર		
				હે. ૫	આર. ૬	ચો.મી. ૭
	ચમારડી	બાબરા	૩૪૫ / ૪			
			૩૪૫ / ૫			
			૩૪૫ / ૬			
			૩૪૬ / ૧	૦	૬૯	૩૦
			૩૪૬ / ૨			
૪	વલારડી	બાબરા	૨૪૬ / ૧ / ૩ / ૧	૦૦	૭૯	૨૦
			૨૪૬ / ૧ / ૩ / ૨			
			૨૪૬ / ૨ / ૧			
			૨૪૬ / ૨ / ૨			
			કાચો રસ્તો	૦૦	૦૯	૯૦
			૨૪૭	૦૦	૯૯	૦
૫	વાવડી	બાબરા	૬૮ / ૧	૦૦	૪૯	૫૦
			૬૮ / ૧ / ૧			
			૬૮ / ૧ / ૨			
			૬૮ / ૧ / ૩			
			૬૮ / ૨			
			૬૯ / ૧ / ૧	૦૦	૭૩	૨૬
			૬૯ / ૧ / ૨			
			૬૯ / ૨ / ૧			
			૬૯ / ૨ / ૧ / ૧			
			૬૯ / ૨ / ૨			
			૬૯ / ૩ / ૧			
			૬૯ / ૩ / ૨			
			૮૭ / ૧	૦	૩૯	૬૦
			૮૭ / ૧ / ૧			
			૮૭ / ૨			
			૮૮ / ૧	૦	૩૯	૬૦
			૮૮ / ૨			
			૮૯ / ૧	૦	૫૧	૪૮
			૮૯ / ૨			
			૮૯ / ૩			
			૮૯ / ૪			
			૮૯ / ૫			
			૯૦	૦	૮૯	૧૦
			૯૦ / ૧			
			૯૪	૦	૭૫	૨૪
			૯૫ / ૧ / ૧	૦	૦૩	૯૬

અનુ. નં. ૧	ગામનું નામ ૨	તાલુકો ૩	સર્વે/બ્લોક નંબર ૪	વપરાશી હક્ક વિસ્તાર		
				હે. ૫	આરે. ૬	ચો.મી. ૭
	વાવડી	બાબરા	૯૫ / ૧ / ૨			
			૯૫ / ૨			
			૯૫ / ૨ / ૧			
			૯૫ / ૨ / ૨			
			૯૬	૦	૩૧	૬૮
			૯૬ / ૧			
			૯૮ / ૧ / ૧	૦	૩૫	૬૪
			૯૮ / ૧			
			૯૮ / ૨			
			૯૯ / ૧ / ૧	૦	૩૫	૬૪
			૯૯ / ૧ / ૧ / ૧			
			૯૯ / ૧ / ૨			
			૯૯ / ૨			
			૧૦૩ / ૧	૦	૧૫	૮૪
			૧૦૩ / ૨			
			૧૦૪ / ૧	૦	૧૧	૮૮
			૧૦૪ / ૨			
			૧૦૫ / ૧	૦	૪૯	૫૦
			૧૦૫ / ૨			
			૧૦૮ / ૧ / ૧	૦	૪૧	૫૮
			૧૦૮ / ૧ / ૨			
			૧૦૮ / ૧ / ૩			
			૧૦૮ / ૨ / ૧			
			૧૦૮ / ૨ / ૨			
			૧૧૦ / ૧	૦૦	૫૩	૪૬
			૧૧૦ / ૨			
			કાચો રસ્તો	૦૦	૦૭	૯૨
			૧૦૯	૦૦	૦૩	૯૬
			૧૬	૦૦	૦૭	૯૨
			૧૫	૦૦	૧૯	૮૦
			૧૪ / ૧			
			૧૪ / ૨	૦૦	૦૩	૯૬
			૧૦	૦૦	૧૩	૮૬
			૮ / ૧	૦૦	૦૫	૯૪
			૮ / ૨			
			૮ / ૩			
			૮ / ૪			

અનુ. નં. ૧	ગામનું નામ ૨	તાલુકો ૩	સર્વે/બ્લોક નંબર ૪	વપરાશી હક્ક વિસ્તાર		
				હે. ૫	આર. ૬	ચો.મી. ૭
	વાવડી	બાબરા	૯	૦	૨૫	૭૪
			૩૮૪ / ૧	૦	૨૯	૭૦
			૩૮૪ / ૨			
			૩૮૦ / ૧ / ૧	૦	૫૧	૪૮
			૩૮૦ / ૧ / ૨			
			૩૮૦ / ૧ / ૩			
			૩૮૦ / ૨			
			૩૭૯ / ૧	૦	૩૩	૬૬
			૩૭૯ / ૧ / ૧			
			૩૭૯ / ૨			
			૩૩૫ / ૧	૦	૬૯	૩૦
			૩૩૫ / ૨			
૬	જીવાપર	બાબરા	૭૩ / ૧	૦	૧૯	૮૦
			૭૩ / ૨			
			૭૪	૦	૧૯	૮૦
			૭૪ / ૧			
			રસ્તો	૦૦	૦૩	૯૬
			૭૫ / ૧	૦	૨૫	૭૪
			૭૫ / ૨			
			૭૫ / ૩			
			૭૫ / ૪			
			૨૪ / ૧	૦	૩૯	૬૦
			૨૪ / ૨			
			૨૪ / ૩			
			૨૪ / ૪			
			રસ્તો	૦૦	૦૯	૯૦
			૮૧	૦૦	૨૧	૭૮
			૭૯ / ૧	૦	૦૭	૯૨
			૭૯ / ૨			
			૭૯ / ૩			
			૭૯ / ૪			
			૭૯ / ૫			
			૮૪	૦૦	૦૩	૯૬
			૮૯ / ૧	૦	૪૯	૫૦
			૮૯ / ૨			
			૮૭ / ૧	૦	૭૯	૮૦
			૮૭ / ૨			

અનુ. નં. ૧	ગામનું નામ ૨	તાલુકો ૩	સર્વે/બ્લોક નંબર ૪	વપરાશી હક્ક વિસ્તાર		
				હે. ૫	અરે. ૬	ચો.મી. ૭
			૮૮	૦	૦૯	૯૦
૭	ધરાઈ	બાબરા	૧૫ / ૧	૦	૮૩	૧૬
			૧૫ / ૨ / ૧			
			૧૫ / ૨ / ૨			
			૧૮ / ૧	૦	૪૯	૫૦
			૧૮ / ૨			
			૧૮ / ૩			
			૧૮ / ૪			
			૧૯ / ૧	૦	૪૫	૫૪
			૧૯ / ૨			
			૧૯ / ૩			
			૨૦ / ૧ / ૧	૦	૨૫	૭૪
			૨૦ / ૧ / ૨			
			૨૦ / ૧			
			૨૦ / ૨			
			૨૦ / ૨ / ૧			
			૨૧ / ૧ / ૧	૦	૩૫	૬૮
			૨૧ / ૧ / ૨			
			૨૧ / ૧ / ૨ / ૧			
			૨૧ / ૨			
			રસ્તો	૦૦	૦૯	૯૦
			૨ / ૧	૦	૬૯	૩૦
			૨ / ૨			
			૨ / ૩			
			૨ / ૪			
			૧૯૭ / ૧	૦	૪૯	૫૦
			૧૯૭ / ૧ / ૧			
			૧૯૭ / ૨			
			૧૯૮	૦	૧૯	૮૦
			૧૯૯ / ૧	૦	૨૧	૭૮
			૧૯૯ / ૨			
			૧૩૫ / ૧ / ૧	૦	૩૯	૬૦
			૧૩૫ / ૧ / ૨			
			૧૩૫ / ૧ / ૩			
			૧૩૫ / ૧ / ૪			
			૧૩૫ / ૨			
			૧૩૫ / ૩			
			૨૦૦ / ૧ / ૧	૦	૦૩	૯૬

અનુ. નં. ૧	ગામનું નામ ૨	તાલુકો ૩	સર્વે/બ્લોક નંબર ૪	વપરાશી હક્ક વિસ્તાર		
				હે. ૫	ઓર. ૬	ચો.મી. ૭
	ધરાઈ	બાબરા	૨૦૦ / ૧ / ૨			
			૨૦૦ / ૧ / ૩			
			૨૦૦ / ૧ / ૪			
			૨૦૦ / ૧ / ૫			
			૨૦૦ / ૧ / ૬			
			૨૦૦ / ૧ / ૭			
			૨૦૦ / ૧ / ૮			
			૨૦૦ / ૧ / ૯			
			૨૦૦ / ૨			
			૧૦૮	૦	૧૧	૮૮
			૧૦૮ બિન ખેતી			
			૨૦૨ / ૧	૦૩	૧૬	૮૦
			૨૦૨ પૈકી ૧			
			૨૦૨ / ૨			
			૨૦૨ / ૩			
			૨૦૨ / ૧ / ૧			
			૨૦૨ / ૧૦			
			૨૦૨ / ૧૦ / ૧			
			૨૦૨ / ૧૦ / ૨			
			૨૦૨ / ૧૧			
			૨૦૨ / ૧૨			
			૨૦૨ / ૪			
			૨૦૨ / ૪ / ૧			
			૨૦૨ / ૪ / ૨			
			૨૦૨ / ૪ / ૩			
			૨૦૨ / ૬			
			૨૦૨ / ૭			
			૨૦૨ / ૭ / ૧			
			૨૦૨ / ૮			
			૨૦૨ / ૯			
			૨૦૨ / ૫			
			૨૦૨ / ૮			
			૧૦૨ / ૧	૦	૪૯	૫૦
			૧૦૨ / ૧ બિન ખેતી			
			૧૦૨ / ૨			
			૧૦૨ / ૨ બિનખેતી			
			૧૦૨ / ૩			
			૧૦૨ / ૪			
			૧૦૨ / ૫			
			૯૩ / ૧	૦	૮૯	૧૦

અનુ. નં. ૧	ગામનું નામ ૨	તાલુકો ૩	સર્વે/બ્લોક નંબર ૪	વપરાશી હક્ક વિસ્તાર		
				હે. ૫	આર. ૬	ચો.મી. ૭
	ધરાઈ	બાબરા	૯૩ / ૧૦			
			૯૩ / ૧૧			
			૯૩ / ૨			
			૯૩ / ૩			
			૯૩ / ૪			
			૯૩ / ૭			
			૯૩ / ૮			
			૯૩ / ૯			
			૯૩ / ૬			
			૯૩ / ૫			
			૯૨ / ૧	૦	૬૯	૩૦
			૯૨ / ૨			
			૯૨ / ૩			
			૯૨ / ૪			
			૧૪ / ૧	૦	૪૫	૫૪
			૧૪ / ૨			
			૧૪ / ૩			
			૧૦૧	૦	૧૩	૮૬
			૩	૦	૧૯	૮૦
૮	મોટા દેવળીયા	બાબરા	૫૪૭ / ૧ / બ	૧૧	૩૪	૫૪
			૫૪૭ / ૨	૦	૩૯	૬૦
			૫૪૭ / ૧ અ / ૧૭	૦	૨૧	૭૮
			૫૪૭ / ૧ અ / ૧૮	૦	૧૧	૮૮
			૫૪૭ / ૧ અ / ૧૯	૦	૧૩	૮૬
			૫૪૭ / ૧ અ / ૨૦	૦	૨૯	૭૦
૯	કુલઝર	બાબરા	૨ / ૯	૦૨	૬૭	૩૦
૧૦	દડવા (રાંદલ)	કુંકાવાવ	૨૦૨/૧	૦૧	૧૮	૮૦
			૨૦૨/૧ / ૧			
			૨૦૨/૨ / ૧			
			૨૦૨/૨ / ૨			
			૨૦૨/૩ / ૧			
			૨૦૨/૩ / ૨			
			૨૦૨/૪			
			૨૦૨/૬			
			૨૦૨/૫			
			૨૦૭	૦	૨૯	૭૦
			૨૦૩ / ૧	૦	૩૯	૬૦
			૨૦૩ / ૨			
			૧૭૬	૦	૦૫	૯૪

અનુ.નં. ૧	ગામનું નામ ૨	તાલુકો ૩	સર્વે/બ્લોક નંબર ૪	વપરાશી હક્ક વિસ્તાર		
				હે. ૫	આરે. ૬	ચો.મી. ૭
	દડવા (રાંદલ)	કુંકાવાવ	રસ્તો	૦૦	૦૫	૯૪
			૧૭૫ / ૧	૦	૫૫	૪૪
			૧૭૫ / ૨			
			૧૭૫ / ૪			
			૧૭૫ / ૩			
			રસ્તો	૦૦	૦૩	૯૬
			૮૭/૧ / ૧	૦૧	૫૨	૪૬
			૮૭/૧ / ૨			
			૮૭/૨ / ૧			
			૮૭/૨ / ૨			
			૮૭/૩			
			૮૭/૪ / ૧			
			૮૭/૪ / ૨			
			૮૭/૪ / ૩			
			૮૭/૫			
			૮૮ / ૧	૦૦	૧૫	૮૪
			૮૮ / ૨			
			૮૮ / ૩			
			૮૮ / ૪ / ૧			
			૮૮ / ૫			
			૯૩/૧ / ૧	૦	૫૯	૪૦
			૯૩/૧ / ૨			
			૯૩/૧ / ૩			
			૯૩/૨ / ૧ / ૧			
			૯૩/૨ / ૧ / ૨			
			૯૩/૨ / ૨			
			૯૩/૨ / ૩			
			૯૩/૩ / ૧ / ૧			
			૯૩/૩ / ૧ / ૨			
			૧૦૦/૧ / ૧	૦	૬૯	૩૦
			૧૦૦/૧ / ૨			
			૧૦૦/૧ / ૩			
			૧૦૦/૨ / ૧			
			૧૦૦/૨ / ૨			
			૧૦૦/૩ / ૧			
			૧૦૧ / ૧	૦	૭૪	૨૫
			૧૦૧ / ૧ / ૧			
			૧૦૧ / ૧ / ૨			
			૧૦૧ / ૨			
			૧૦૨ / ૧	૦	૧૫	૮૪
			૧૦૨ / ૨			

અનુ. નં. ૧	ગામનું નામ ૨	તાલુકો ૩	સર્વે/બ્લોક નંબર ૪	વપરાશી હક્ક વિસ્તાર		
				હે. ૫	આર. ૬	ચો.મી. ૭
	દડવા (રાંદલ)	કુંકાવાવ	૧૦૫/૧ / ૧	૦	૭૫	૨૪
			૧૦૫/૧ / ૨			
			૧૦૫/૧ / ૩			
			૧૦૫/૨			
			૧૦૫/૩			
			રસ્તો	૦૦	૦૩	૯૬
			૧૨૯/૧	૦	૩૯	૬૦
			૧૨૯/૨ / ૨ / ૧			
			૧૨૯/૨ / ૩			
			૧૨૯/૩			
			૧૨૯ પૈકી ૧			
			૧૨૮/૧	૦	૩૯	૬૦
			૧૨૮/૨			
			૧૨૭	૦	૨૯	૭૦
			૧૨૭ / ૧			
			૧૨૬/૧ / ૧	૦	૩૯	૬૦
			૧૨૬/૧ / ૨			
			૧૨૬ / ૨			
			૧૨૫ / ૧	૦	૨૯	૭૦
			૧૨૫ / ૨			
			૧૨૫ / ૩			
			૧૨૫ / ૪			
			૧૨૫ / ૫			
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ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રવી સોલંકી,

સરકારના મુખ્ય ઈજનેર અને અધિક સચિવ.

સરકારી મધ્યસ્થ મુદ્રાલય, ગાંધીનગર.



सत्यमेव जयते



The Gujarat Government Gazette

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THURSDAY, FEBRUARY 20 2014/PHALGUNA 1, 1935

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 14th February, 2014.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM/18/2014/BKP/112014/2131/13/K :- In exercise of the powers conferred by the second proviso to item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65B of the Bombay Land Revenue Code, 1879. (Bom V of 1879), the Government of Gujarat hereby exempts from the fulfillments of conditions mentioned at item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section-65B, the use of land by the occupants or class of occupants as specified in the Schedule herein below for the bonafide industrial purpose.

SCHEDULE

SER. NO.	NAME OF VILLAGE, TALUKA, DISTRICT	SURVEY / BLOCK NO.	AREA H.ARE. SQ.M.	BONAFIDE INDUSTRIAL PURPOSE	OCCUPANTS/ CLASS OF OCCUPANTS
1	AT-CHUDVA TA-GANDHIDHAM DIST-KUTCH	BLOCK NO.22 PAIKI/2	H.ARE.1-54- 80 SQ.M.	SAW MILLS/ PLYWOOD	SANJAY MEGHRAJ BANSAL & SAURABH BANSAL

The above approval is subject to the following pre conditions to be full filed.

- (1) The title of the land shall be in the name of the concerned party i.e. the unit which is getting the benefit of Bonafide Industrial use.
- (2) The Collector shall be required to obtain all prior NOCs & Clearance from concerned Authorities / departments prior to grant of NA permission.
- (3) Wherever the unit is involved in the activities of dyes & chemicals or other industries which has an impact on pollution prior clearance of GPCB is a must.
- (4) The Collector shall be required to obtain the prior Clearance from the concerned Forest and Environment authorities.
- (5) The Unit shall be liable to present the final lay out the plan of the area of the operation and the activities of the production must start within the stipulated time period as laid down by the relevant provisions of the acts & rules.
- (6) In case of failure of any of the above conditions the Collector shall be competent to act under provisions of BLRC-1879 & The Bombay Tenancy and Agricultural Lands Act, 1948.

By order and in the name of the Governor of Gujarat,

JAYESH MISAN,

Under Secretary to Government.



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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/ 59 of 2014/DVP-1409-5337-L:- WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Surat Urban Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/100 of 2004/DVP-1403-3307-L, dated. 02.09.2004 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby:-

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14th, 9th Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/100 of 2004/DVP-1403-3307-L, dated.02.09.2004

The land bearing R.S.No.77 of village Utran designated for "Obnoxious and Hazards Industrial Zone" shall be deleted from the said zone and land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the Act, as shown on the accompanying plan, subject to the condition that, the development shall not be permitted on the land adjacent to Tapi river which is under submergence.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 21st February, 2014.**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976**

No.GH/V/ 60 of 2014/DVP-212012-4685-L:-- WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Ambaji Area Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/77 of 2010/DVP-272009-4048-L, dated.23.06.2011 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14th, 9th Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/77 of 2010/DVP-272009-4048-L, dated.23.06.2011

The land bearing R.S.No.42/Paiki of village Kumbhariya designated for "Residential Zone" shall be deleted from the said zone and land thus released shall be designated for "Industrial Zone" under section 12(2)(a) of the Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 21st February, 2014.**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976**

No.GH/V/ 61 of 2014/DVP-1410-M-180-L: WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Surat Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/100 of 2004/DVP-1403-3307-L dtd.02.09.2004 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.29.02.2012 on page no.70-1 and 70-2 under Government Notification, Urban Development and Urban Housing Department No.GH/V/20 of 2012/DVP-1407-M-180-L, dtd.24.02.2012 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has considered the suggestion and objection on merit;

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby:-

- (a) sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and;
- (b) specify that the variation so set out shall come into force from tree date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/100 of 2004/DVP-1403-3307-L dtd.02.09.2004.

The land of village Sonari, shown on the accompanying plan, reserved for "Sewage Treatment Plant (P-82) (SMC)", is released from the said reservation and shall be designated for "Residential Zone" under section-I2(2)(a) of the said Act, and from that land Surat Municipal Corporation shall in 40 % of the total land use for its necessary purpose and the rest of the land shall be used as per the designated zone.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No. GH/V/62 of 2014/TPS-1812-2340-L:- WHEREAS the Government of Gujarat, is of the opinion that the appropriate authority and officer appointed sub-section (2) of section 42 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act"), could not make the Schemes in the specified period, with regard to the area of the draft Town Planning Scheme No. 7 (Nadiad) and the draft Town Planning Scheme No. 11 (Nadiad) and (hereinafter referred to as "the said Schemes") of Nadiad Area Development Authority (hereinafter referred to as "the said Authority") and for proper planning of the area, in the public interest, it is necessary a schemes is made as per the provisions of the said Act.

NOW THEREFORE, for the area of the said schemes, the entire process carried out by the appropriate authority and the officer appointed thereof from the declaration of the intention is set-aside and in exercise of the power conferred by sub-section (1) of section 43 of the said Act, the Government of Gujarat hereby:-

Direct the appropriate authority to make and publish in the prescribed manner and submit for its sanction draft scheme in respect of the area of the said Scheme.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Corrigendum**

Sachivalaya, Gandhinagar, 21st February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No. GH/V/ 63 of 2014/DVP-252013-3217-L:- WHEREAS, under Government Notification of Urban Development and Urban Housing Department No.GH/V/52 of 2014/DVP-252013-3217-L, dtd.13.02.2014 regarding the Draft Revised Development Plan of Vadnagar Area Development Authority under section-17 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) in the said notification dated.13.02.2014 the following is amended.

1. In the schedule the word "Ahwa" is substituted by "Vadnagar"

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Corrigendum**

Sachivalaya, Gandhinagar, 21st February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No. GH/V/ 64 of 2014/TPS-112007-6400-L:- WHEREAS, under Government Notification of Urban Development and Urban Housing Department No.GH/V/220 of 2013/TPS-112007-6400-L, dtd.05.12.2013 and Corrigendum No. GH/V/27 of 2014/TPS-112007-6400-L dated.29.01.2014 regarding sanction of the Preliminary Town Planning Scheme No. 47 (Motera-Koteswar) under section-65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) in the said corrigendum dated.29.01.2014 the following is amended.

- In the sr.no.2 the final plot no. "57" is substituted by "15"

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 21st February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No.GH/V/ 65 of 2014/DVP-1211-6003-L:- WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Waghodia Area Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/449 of 2005/DVP-1204-2472-L, dated.09.12.2005 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14th, 9th Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/449 of 2005/DVP-1204-2472-L, dated.09.12.2005

1. The land of village Waghodiya earmarked as A-B-C-D-E-F-G-H-I-J-K-L-M-A in the accompanying plan, designated for "Agriculture Zone" shall be deleted from the said zone and land thus released shall be designated for "Industrial Zone" under section 12(2)(a) of the Act.

2. The 30.00 mt. wide new roads marked as H-I-J-K-L shall be proposed under section (12)(2)(d) of the said Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st February, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No. GH/V/ 66 of 2014/DVP-292013-406-L:- WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Bhuj Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/174 of 2001/DVP-292001-5796-L, dated.12.12.2001 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14th, 9th Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/174 of 2001/DVP-292001-5796-L, dated.12.12.2001

In the accompanying plan,-

- a. under section 12(d) of the said Act, the 36 mtr wide development plan road passing through R.S. No. 112 of Village Bhuj shown as A-B-C-D-E-F deleted and re-aligned as A1-B1-C1-D1 E1-F1-G1-H1 and
- b. under section 12(a) of the said Act, the land falling on the alignment A-B-C-D-E-F of the 36 mtr wide modified road is designated for adjacent zone.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th February, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/68 of 2014/TPS-172013-2582-L : WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/88 of 1989/TPS-2088-1100(89)-L, dated.06.05.1989, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 1 (JADA) (hereinafter referred to as "the said Draft Scheme") submitted by the Jamnagar Area Development Authority; (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/207 of 2000/TPS-202000-896-L dated.06.10.2000 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No. 1 (JADA).

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 1 (JADA) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section-62 of the said Act;

AND WHEREAS, the area of said Final Scheme is now included within the Jamnagar Municipal Corporation area;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", subject to the modification enumerated in the schedule appended hereto; and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of Jamnagar Municipal Corporation during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

SCHEDULE

The General Development Control Regulation of the sanctioned Development plan of Jamnagar Area Development Authority, as modified from time to time, shall be applicable for the said final scheme.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th February, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/69 of 2014/TPS-142013-4333-L : WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Surat Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No. 49 (Kholvad) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall.

1. Maintain tanks and water bodies and give an appropriate approach to the water bodies.
2. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation. (Final Plot No.129,130,143, 155,165,169, 72,119)
3. Allot final plots in their original plots or in the near vicinity as far as possible. (Original Plot No.30, 34, 35, 45, 46, 47, 52, 53, 54, 55, 56)
4. Decide the percentage of beneficiary for allotted final plot to the appropriate authority with the consultation of appropriate authority.

5. Decide the permissible uses in the final plots allotted for the Public Utility, Open Space, Sub-Centre in the consultation of the appropriate authority.
6. Allot final plot numbers in consecutive sequence and also maintain continuity of all final plot numbers.
7. Increase the area for SEWSHS up to 5% of the Scheme area.
8. Allot the separate original plot/final plot for excess lands declare under U.L.C Act.
9. Modify the roads for the alignment and width to be in sync with town planning scheme in an adjoin area, existing road and development plan road.
10. Ensure that the final plot allotted in lieu of original plot in accordance to zone as per development plan and in the same village.
11. Reconstitute and allot the final plot for the lands falling in reservation of development plan 0-76 (Open Space-Garden) within the original plot.
12. Decide the ownerships, area and tenure as per the revenue records.
13. Specify in the remarks column for the approach which is available from the outside the scheme area to final plots.
14. Rectify the form-f to correctly indicate the ownership records on the basis of relevant documents.(Case No. 126,127,66, 89)
15. Correct form F, relevant maps and other matters. (Original Plot No.162, 121)
16. For proper planning, in consultation with the appropriate authority, modify the roads 24 mtr and 7.5 mtr providing approach to final plot no.81, 82, 84, 86, 88, 91, 93, 94, 98 .
17. Verify the records of ownership with respect to area for the land bearing original plot no.72 and make appropriate corrections.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th February, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/70 of 2014/TPS-112013-2035-L : WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No. 2 (Nandej-Devdi) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

1. Allot final plots in their original plots or in the near vicinity as far as possible.
2. Deduct the Govt. lands as well as private lands at par, with the average deduction.
3. Allot the separate original plot / final plot for State Govt. lands as per revenue records. (Original Plot No. 245)
4. Estimate and include cost of scheme borne by appropriate Authority, under section 52(1)(iv), 77(1)(b) and 77(1)(g) of the said Act as well as determine the period within which the works provided in the scheme shall be completed by the appropriate authority.
5. Allot the separate original plot/final plot for excess lands declare under U.L.C. Act.
6. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation.
7. Correct form F, relevant maps and other matters.
8. Decide the ownerships, area and tenure as per the revenue records.
9. Verify the authenticity of buildings and layout and thereafter include them in the relevant maps.
10. Increase the area for SEWSHS up to 5% of the Scheme area.
11. Provide approach to final plot allotted to the appropriate authority and other owners, from road having such width so that the development is available as per General Development Control Regulation.
12. Maintain tanks and water bodies and give an appropriate approach to the water bodies. (Original Plot No. 53, 94, 109, 158, 125)
13. As far as possible, reconstitute original plots in such a manner so that the telephone line, gas line or electricity line does not affect the final plots.
14. Decide the permissible uses in the final plots allotted for the Public Purpose, NC, etc in the consultation of the appropriate authority.
15. Modify the roads for the alignment and width to be in sync with town planning scheme in an adjoin area, existing road and development plan road.
16. Take necessary decision for the road, in case where the development/building permission has granted considering the existing road or access by other road like cart road.
17. Decide the percentage of beneficiary for allotted final plot to the appropriate authority with the consultation of appropriate authority.
18. Decide the value of original plots, after collecting relevant sales of preceding 5 years from the date of declaration of intention.
19. Specify the width of roads in the relevant plans
20. Ensure that the final plot allotted in lieu of original plot in accordance to zone as per development plan and in the same village.
21. Rectify the form-f to correctly indicate the ownership records on the basis of relevant documents. (Case No. 1, 13, 74)
22. Delete the remark "તથા સદરહું જમીનમાં ભવિષ્યમાં અન્ય બાંધકામ કરવામાં આવે ત્યારે સત્તામંડળ નક્કી કરે તે કપાત/નિયત કપાતના ધોરણે સત્તામંડળમાં જમીન સુપ્રત કરવાની રહેશે. ત્યાર બાદ બાંધકામની મંજૂરી આપવામાં આવશે" wherever the occurring the redistribution statement.
23. Delete the cost of SEWSH while considering the cost of works under section 40(3)(b)(c)(d)(f)(g) and (h) of the said Act.

24. After verification indicate, in the relevant maps, the final plot no.292 as open space.
25. After verification, modify the allotment of final plot no.225 as a part of road.
26. Verify the calculation of Form-G and make appropriate correction.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th February, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/71 of 2014/TPS-112013-2502-L : WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No. 424 (Badodarā-Devdi-Vanch) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

1. Allot final plots in their original plots or in the near vicinity as far as possible.
2. Deduct the Govt. lands as well as private lands at par, with the average deduction.
3. Allot the separate original plot / final plot for State Govt. lands as per revenue records.
4. Estimate and include cost of scheme borne by appropriate Authority, under section 52(1)(iv), 77(1)(b) and 77(1)(g) of the said Act as well as determine the period within which the works provided in the scheme shall be completed by the appropriate authority.
5. Allot the separate original plot/final plot for excess lands declare under U.L.C. Act.
6. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation. (Final Plot No.5, 7, 9,107,140,149 and 156).
7. Correct form F, relevant maps and other matters. (Final Plot No.63/1, 63/2)
8. Decide the ownerships, area and tenure as per the revenue records.
9. Verify the authenticity of buildings and layout and thereafter include them in the relevant maps.
10. Increase the area for SEWSHS up to 5% of the Scheme area.

11. Provide approach to final plot allotted to the appropriate authority and other owners, from road having such width so that the development is available as per General Development Control Regulation.
12. Maintain tanks and water bodies and give an appropriate approach to the water bodies. (Original Plot No.25, 47,89, 90, 111)
13. As far as possible, reconstitute original plots in such a manner so that the telephone line, gas line or electricity line does not affect the final plots.
14. Decide the permissible uses in the final plots allotted for the Public Purpose, NC, etc in the consultation of the appropriate authority.
15. Modify the roads for the alignment and width to be in sync with town planning scheme in an adjoin area, existing road and development plan road.
16. Take necessary decision for the road, in case where the development/building permission has granted considering the existing road or access by other road like cart road.
17. Decide the percentage of beneficiary for allotted final plot to the appropriate authority with the consultation of appropriate authority.
18. Decide the value of original plots, after collecting relevant sales of preceding 5 years from the date of declaration of intention.
19. Ensure that the final plot allotted in lieu of original plot in accordance to zone as per development plan and in the same village.
20. Delete the cost of SEWSH while considering the cost of works under section 40(3)(b)(c)(d)(f)(g) and (h) of the said Act.
21. Rectify the form-f to correctly indicate the ownership records on the basis of relevant documents.(Case No.153)
22. Verify the calculation of Form-G and make appropriate correction.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th February, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/72 of 2014/TPS-122013-6161-L : WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Vadodara Municipal Corporation declared its intention of making of the Draft Town Planning Scheme No. 27 (Tandalja) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

1. Allot final plots in their original plots or in the near vicinity as far as possible.
2. Deduct the Govt. lands as well as private lands at par, with the average deduction.
3. Allot the separate original plot / final plot for State Govt. lands as per revenue records.
4. Estimate and include cost of scheme borne by appropriate Authority, under section 52(l)(iv), 77(l)(b) and 77(l)(g) of the said Act as well as determine the period within which the works provided in the scheme shall be completed by the appropriate authority.
5. Allot the separate original plot/final plot for excess lands declare under U.L.C. Act.
6. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation.
7. Correct form F, relevant maps and other matters.
8. Decide the ownerships, area and tenure as per the revenue records.
9. Verify the authenticity of buildings and layout and thereafter include them in the relevant maps.
10. Increase the area for SEWSHS up to 5% of the Scheme area.
11. Provide approach to final plot allotted to the appropriate authority and other owners, from road having such width so that the development is available as per General Development Control Regulation.
12. Maintain tanks and water bodies and give an appropriate approach to the water bodies.
13. As far as possible, reconstitute original plots in such a manner so that the telephone line, gas line or electricity line does not affect the final plots.
14. Decide the permissible uses in the final plots allotted for the Public Purpose, NC, etc in the consultation of the appropriate authority.
15. Modify the roads for the alignment and width to be in sync with town planning scheme in an adjoin area, existing road and development plan road.
16. Take necessary decision for the road, in case where the development/building permission has granted considering the existing road or access by other road like cart road.
17. Decide the percentage of beneficiary for allotted final plot to the appropriate authority with the consultation of appropriate authority.
18. Decide the value of original plots, after collecting relevant sales of preceding 5 years from the date of declaration of intention.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 24th February, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/73 of 2014/TPS-122013-6162-L: WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Vadodara Municipal Corporation declared its intention of making of the Draft Town Planning Scheme No. 26 (Tandalja) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

(a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;

(b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

1. Allot final plots in their original plots or in the near vicinity as far as possible. (Original Plot No.46, Final Plot No.74)
2. Deduct the Govt, lands as well as private lands at par, with the average deduction.
3. Allot the separate original plot / final plot for State Govt, lands as per revenue records.(Case No. 18)
4. Estimate and include cost of scheme borne by appropriate Authority, under section 52(1)(iv), 77(1)(b) and 77(1)(g) of the said Act as well as determine the period within which the works provided in the scheme shall be completed by the appropriate authority.
5. Allot the separate original plot/final plot for excess lands declare under U.L.C. Act.
6. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation. (Final Plot No.114, 119,120,58/3)
7. Correct form F, relevant maps and other matters. (Original Plot No.95, 96)
8. Decide the ownerships, area and tenure as per the revenue records.
9. Verify the authenticity of buildings and layout and thereafter include them in the relevant maps.
10. Increase the area for SEWSHS up to 5% of the Scheme area.
11. Provide approach to final plot allotted to the appropriate authority and other owners, from road having such width so that the development is available as per General Development Control Regulation.
12. Maintain tanks and water bodies and give an appropriate approach to the water bodies. (Original Plot No. 81,18)
13. As far as possible, reconstitute original plots in such a manner so that the telephone line, gas line or electricity line does not affect the final plots.

14. Decide the permissible uses in the final plots allotted for the Public Purpose, NC, etc in the consultation of the appropriate authority.
15. Modify the roads for the alignment and width to be in sync with town planning scheme in an adjoining area, existing road and development plan road.
16. Take necessary decision for the road, in case where the development/building permission has been granted considering the existing road or access by other road like cart road.
17. Decide the percentage of beneficiary for allotted final plot to the appropriate authority with the consultation of appropriate authority.
18. Ensure that the final plot allotted in lieu of original plot in accordance to zone as per development plan.
19. Decide the value of original plots, after collecting relevant sales of preceding 5 years from the date of declaration of intention.
20. Correct the tenure after verification of the original records.
21. Make necessary remarks in the remarks column for all those final plots getting an approach from a road which is not included in the said scheme.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th February, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/74 of 2014/TPS-112013-3622-L : WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No. 130 (Jetalpur) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

1. Allot final plots in their original plots or in the near vicinity as far as possible.
2. Deduct the Govt, lands as well as private lands at par, with the average deduction.
3. Allot the separate original plot / final plot for State Govt, lands as per revenue records.
4. Estimate and include cost of scheme borne by appropriate Authority, under section 52 (l) (iv), 77(l)(b) and 77(l)(g) of the said Act as well as determine the period within which the works provided in the scheme shall be completed by the appropriate authority.
5. Allot the separate original plot/final plot for excess lands declare under U.L.C Act.
6. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation.
7. Correct form F, relevant maps and other matters.
8. Decide the ownerships, area and tenure as per the revenue records.
9. Verify the authenticity of buildings and layout and thereafter include them in the relevant maps.
10. Increase the area for SEWSHS up to 5% of the Scheme area.
11. Provide approach to final plot allotted to the appropriate authority and other owners, from road having such width so that the development is available as per General Development Control Regulation.
12. Maintain tanks and water bodies and give an appropriate approach to the water bodies. (Original Plot No. 53, 94,109,158)
13. As far as possible, reconstitute original plots in such a manner so that the telephone line, gas line or electricity line does not affect the final plots.
14. Decide the permissible uses in the final plots allotted for the Public Purpose, NC, etc in the consultation of the appropriate authority.
15. Modify the roads for the alignment and width to be in sync with town planning scheme in an adjoin area, existing road and development plan road.
16. Take necessary decision for the road, in case where the development/building permission has granted considering the existing road or access by other road like cart road.
17. Decide the percentage of beneficiary for allotted final plot to the appropriate authority with the consultation of appropriate authority.
18. Decide the value of original plots, after collecting relevant sales of preceding 5 years from the date of declaration of intention.
19. Delete the remark “ સદરહું જમીનમાં ભવિષ્યમાં રાઈસ-મીલ સિવાય અન્ય બાંધકામ કરવામાં આવે ત્યારે સત્તામંડળ નક્કી કરે તે કપાત/નિયત કપાતના ધોરણે સત્તામંડળમાં જમીન સુપ્રત કરવાની રહેશે. ત્યાર બાદ બાંધકામની મંજૂરી આપવામાં આવશે” તથા “ સદરહું જમીનમાં ભવિષ્યમાં અન્ય બાંધકામ કરવામાં આવે ત્યારે સત્તામંડળ નક્કી કરે તે કપાત/નિયત કપાતના ધોરણે સત્તામંડળમાં જમીન સુપ્રત કરવાની રહેશે. ત્યાર બાદ બાંધકામની મંજૂરી આપવામાં આવશે.” wherever the occurring the redistribution statement.
20. Verify the calculation of Form-G and make appropriate correction.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 24th February, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/75 of 2014/TPS-132013-6471-L : WHEREAS, under Government Notification, Panchhayat Housing and Urban Development Department No.GH/P/78 of 103/TPS-3077-4804(78)-Q dated.24.07.1978, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 4 (Rajkot) (hereinafter referred to as "the said Draft Scheme") submitted by the Rajkot Municipal Corporation; (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/121 of 1988/TPS-1386-1938(88)-L dated.25.05.1988 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No. 4 (Rajkot).

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 4 (Rajkot) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", subject to the modification enumerated in the schedule appended hereto; and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said Authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

SCHEDULE

1. The General Development Control Regulation of the sanctioned Development plan of Rajkot Area Development Authority, as modified from time to time, shall be applicable for the said final scheme.
2. The amendments, in following matters carried out as per schedule of notification no.GH/V/121 of 1988-TPS-1386-1938(88)-L dated.25.05.1988 shall apply mutatis mutandis:-
 - (a) Names deleted by sr.no.2 and
 - (b) The rights of owners in the final plot by sr.no.3

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 24th February, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/76 of 2014/TPS-172013-1415-L : WHEREAS, under Government Notification, Panchhyat Housing and Urban Development Department No.GH/P/81 of 201/TPS-2079-3537(81)-L, dated.12.11.1981, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 2 (Jamnagar) (hereinafter referred to as "the said Draft Scheme") submitted by the Jamnagar Area Development Authority; (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/90 of 1990/TPS-2088-1055(90)-L dated.24.04.1990 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No. 2 (Jamnagar).

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 2 (Jamnagar) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act; ~

AND WHEREAS, the area of said Final Scheme is now included within the Jamnagar Municipal Corporation area;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", subject to the modification enumerated in the schedule appended hereto; and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the Jamnagar Municipal Corporation during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

SCHEDULE

1. The General Development Control Regulation of the sanctioned Development plan of Jamnagar Area Development Authority, as modified from time to time, shall be applicable for the said final scheme.
2. The land bearing revenue survey no.93/p i.e. original plot no.22/2 and 23 were excluded from the boundary of the Town Planning Scheme area vide notification no.GH/V/90 of 1990/TPS-2088-1055(90)-L dated.24.04.1990 and as a result of that the following correction shall be made in all relevant scheme documents i.e. the redistribution statement, form-G, schemes plans, etc.
 - a. All entry shown in sr.no.21 in column no. 1 to 16 of the redistribution statement shall be deleted.
 - b. At sr. no. 58 of redistribution statement entry shown against revenue survey no. 93/p in column no.3(a) to 8 shall be deleted.
 - c. At sr. no. 58 of redistribution statement the "Total Area" in column no.05 & 08 shall be substituted as 50430.00 and 49632.33.
 - d. At sr. no. 20 of redistribution statement the figure in column no.08 against final plot no.45 shall be substituted as 13607.85.

- e. At Sr. No. 23 of the Redistribution Statement the figure shown in column no.08 against final plot no.46 shall be substituted as 5386.94
- f. At sr. no. 23 of the Redistribution Statement the total area of final plot no.46 and 49 in column no. 08 shall be substituted as 13562.57
- g. At sr. no. 60 of the Redistribution Statement the figure shown in column no.08 against final plot no.42 shall be substituted as 7367.55
- h. At sr.no.60 of the Redistribution Statement the Total Area for "Commercial" (total of 1.1 to 1.10) in column no.08 shall be substituted as 46988.62

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.



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EXTRAORDINARY

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th February, 2014.

Gujarat Land Revenue Code, 1879.

No. GHM/2014/48/M/PFR/102013/139/L-1 :-In exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends Government Notification, Revenue Department No. GHM/2013/87/M/PFR/102013/139/L.1, dated the 9th September, 2013 as under, namely:-

- (i) In SCHEDULE-E, relating to the villages of Jesar taluka, the following entries shall be deleted, namely:-
"34 Ghobapati
36 Jejad";
- (ii) In SCHEDULE- D, relating to the villages of Savarkundla taluka, after entry at serial no. 70, the following entries shall be added, namely:-
"71 Ghobapati
72 Jejad";

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.

REVENUE DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 25th February, 2014.

Gujarat Land Revenue Code, 1879.

No. GHM/2014/49/M/PFR/102013/139/L-1:- WHEREAS, the Government of Gujarat in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879) has divided the Matar and Nadiad taluka into three talukas, namely, Matar, Nadiad and Vaso taluka, under Government Notification, Revenue Department No. GHM/2013/103/M/PFR/102013/139/L.1, dated the 9th September, 2013 consisting of the villages as specified in the said notification.

AND WHEREAS, in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat has reconstituted the Nadiyad and Vaso talukas, under Government Notification, Revenue Department No. GHM/2014/41/M/PFR/102013/139/L.1, dated the 18th February, 2014.

Now, in exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879, the Government of Gujarat hereby-

- (i) excludes the Nandoli village which form part of the Nadiyad taluka of the Kheda district, and
- (ii) includes the said village in the Matar taluka of Kheda district;

By order and in the name of the Governor of Gujarat,

PARIMAL SHAH,
Joint Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

NARMADA WATER RESOURCES WATER SUPPLY AND KALPASAR DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 25th February, 2014.

No. GN-11-VWS-182012/1177/KH -4 : -Whereas by notification of the Government of Gujarat, Narmada Water Resources water Supply and Kalpasar Department, Gandhinagar No. GN-15/VWS/182012/1177/ KH-4 Part-IV-B Date 27 -November, 2013 issued under sub section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act-2000 (hereinafter referred to as the said Act), the State Government declared its intention to acquire the Right of User in the land specified in the schedule appended to that notification for purpose of laying pipeline for the transportation of Water.

And whereas the copies of the said Gazette notification were made available to the public For Village from Dist: Surendranagar, Taluka: Lakhtar, Village: Dhanki to Village: Chuli, Taluka: Dhangadhra, Dist: Surendranagar, Which Covering - 16 Villages in Surendranagar District Various date on from date: 11/12/2013 to 25/12/2013.

And whereas the Competent Authority has under sub section (1) of section 6 of the said Act submitted the report to the State Government.

And whereas the State Government after considering the said report is satisfied that the Right of User in the lands specified in the schedule appended to this notification should be acquired.

Now, therefore in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the State Government declares that the Right of User in the said land, specified in the schedule appended to this notification, are hereby acquired for laying the pipelines.

And further in exercise of the powers conferred by sub section (4) of section 6 of the said Act, the State Government directs that the Right of User in the said land shall, instead of vesting in the State Government vest on this date of publication of the declaration, in the Gujarat Water Infrastructure Limited, NC - 30 Project, Kuda Road, Near Bypass, Dhangadhra District: Surendranagar.

DETAILS REGARDING LAND ACQUIRED FOR RIGHT OF USER

SCHEDULE-6(1)

District: Surendranagar

State: Gujarat

NO 1	Taluka 2	Village 3	Survey No/ Block No 4	R.O.U Area		
				Hec 5	Are 6	Sq.Mtr 7
1	Lakhtar	Dhanki	194	00	01	00
			Railway	00	08	00
			Nala	00	08	00
2	Lakhtar	Ingrodi (Gobar part)	Road	00	02	50
			Canal	00	08	00
			Nala	00	01	00
			13/2 Go pa	00	03	75
			323/1 Go pa	00	26	25
3	Lakhtar	Ingrodi	Nala	00	05	00
			293	00	05	10
			288	00	00	60
			290	00	04	55
			Cart Track	00	02	50
			Travers No	00	03	60
			213	00	05	50
			Cart Track	00	05	50
			Cart Track	00	03	00
			208/1	00	15	25
			208/2	00	13	50
			Cart Track	00	02	50
4	Lakhtar	Savlana	Cart Track	00	03	00
			Cart Track	00	02	00
			Cart Track	00	02	00
			205	00	01	53
			Nala	00	03	00
5	Dasada	Zezri	57	00	00	50
			Canal	00	15	25
			Cart Track	00	01	10
			Cart Track	00	02	00
			Cart Track	00	02	00
			Cart Track	00	02	00
6	Dhangdhra	Sokhada	223	00	00	10
			Cart Track	00	02	50
7	Dhangdhra	Sarval	10	00	04	63
			236/1	00	02	80
			252	00	05	25
8	Dhangdhra	Methan	466/1	00	32	00
			449/1	00	05	50
			449/P3	00	24	75
			Cart Track	00	02	50
			505/1	00	25	00
			530/1	00	10	00
			507	00	00	05
			Bin Number	00	24	25
			Cart Track	00	02	00
			613/1	00	03	75
			620/2	00	03	04

NO 1	Taluka 2	Village 3	Survey No/ Block No 4	R.O.U Area		
				Hec 5	Are 6	Sq.Mtr 7
			637	00	00	06
			Cart Track	00	02	50
9	Dhangdhra	Dudapur	Nala	00	10	00
			317	00	04	00
10	Dhangdhra	Gala	101	00	13	00
			448	00	25	75
11	Dhangdhra	Rajgadhh	Kharabo	00	14	00
			315	00	20	25
			272	00	02	34
			287/1/1	00	25	50
			286/1	00	20	50
			288	00	03	12
			283/2	00	45	00
			284	00	20	00
			SH-7	00	07	50
12	Dhangdhra	Haripar	480	00	30	00
			479	00	20	50
			581	00	01	50
			ROAD	00	03	00
			581	01	28	00
			ROAD	00	03	00
			581	00	46	00
			ROAD	00	02	50
			581	00	21	25
			271	00	22	00
			Canal	00	05	00
13	Dhangdhra	Dhangdhra	1275	00	19	36
			1388/1	00	14	74
13	Dhangdhra	Dhangdhra	1388/2	00	12	00
			1393	00	12	00
			1401/P1	00	20	00
			1401/P2	00	14	00
			46/10	00	29	75
			46/11	00	47	75
			46/12	00	49	50
			46/14	00	48	00
14	Dhangdhra	Rajpar	35/2	00	09	24
			24	00	59	00
			Kharabo	00	78	50
			58/2	00	14	00
			Travers No	00	27	00
			Railway	00	08	00
			114	00	03	00
			102	00	84	00
			Travers No	01	20	50
			Travers No	00	39	00
			Cart Track	00	02	50
15	Dhangdhra	Soladi	446/4	00	07	02
			Road	00	03	00
			354/2	00	13	50
			354/1	00	18	50
			354/3	00	11	50

NO 1	Taluka 2	Village 3	Survey No/ Block No 4	R.O.U Area		
				Hec 5	Are 6	Sq.Mtr 7
			Cart Track	00	02	50
			354/5	00	15	00
15	Dhangdhra	Soladi	354/10	00	01	01
			Cart Track	00	02	50
			365	00	26	00
			378	00	69	50
			380	00	11	25
			Cart Track	00	03	00
			381	00	01	00
			382/1	00	55	25
			383	00	11	40
			388/P1	00	37	50
			390	00	37	50
			397/2	00	51	00
16	Dhangdhra	Chuly	Cart Track	00	02	50
			363	00	00	35
			365	00	03	00
			379	00	25	00
			Cart Track	00	03	00
			Cart Track	00	02	50
			Cart Track	00	02	50
			Travers No	00	08	75
16	Dhangdhra	Chuly	Cart Track	00	02	50
			Cart Track	00	02	50
			536/1/4	00	09	71
			Cart Track	00	03	00
			Cart Track	00	02	50
			251/1	00	01	75
			Nala	00	03	75

By order and in the name of the Governor of Gujarat,

RAVI SOLANKI,
Chief Engineer & Add. Secretary
to Government.

નર્મદા જળસંપત્તિ પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૫મી ફેબ્રુઆરી, ૨૦૧૪.

ક્રમાંક : જીએન-૧૧-વીડબલ્યુએસ-૧૮૨૦૧૨-૧૧૭૭-ખ-૪.- આથી ગુજરાત સરકારને ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનોમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ -૨૦૦૦ ની કલમ ૧ થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના નર્મદા જળસંપત્તિ પાણી પુરવઠા અને કલ્પસર વિભાગના જાહેરનામા ક્રમાંક/જીએન-૧૫/વીડબલ્યુએસ/૧૮૨૦૧૨/૧૧૭૭/ખ-૪ વિભાગ ૪ બી તારીખ ૨૭મી નવેમ્બર ૨૦૧૩ થી તે સાથે જોડેલ

અનુસુચિમાં વર્ણન કરેલ જમીનોમાં નાખવામાં આવનાર પીવાના પાણીની પાઈપલાઈનના હેતુ માટે જમીનોમાંના વપરાશકારોનો હકક સંપાદિત કરવાનો ઇરાદો જાહેર કરેલ છે.

આ જાહેરનામામાં પ્રસિધ્ધ થયેલ વિગતો સામાન્ય જનતાને ૧૧/૧૨/૨૦૧૩ થી ૨૫/૧૨/૨૦૧૩ સુધી સુરેન્દ્રનગર જિલ્લાના લખતર તાલુકાના ગામઃ ઢાંકી થી ગામઃ ચુલી, તાલુકોઃ ધાંગધ્રા, જિલ્લાઃ સુરેન્દ્રનગરના ૧૬ ગામને આવરી લેતા ગામોને ઉપલબ્ધ કરાવવામાં આવી હતી,

અને આ સાથે હવે સીનીયર મેનેજર(સીવીલ) અને સક્ષમ અધિકારીશ્રી એ કલમ ૬ ની પેટા કલમ ૧ હેઠળ ગુજરાત સરકારને દરખાસ્ત રજુ કરેલ છે.

આથી રાજ્ય સરકારે ઉક્ત દરખાસ્તથી સંતોષ થયા બાદ વિચારણાનાં અંતે જાહેર કરેલ છે કે આ જાહેરનામા સાથે અનુસુચિમાં વર્ણન કરેલ જમીનોમાં નાખવામાં આવનાર પીવાના પાણી માટે વપરાશકારોનો હકક સંપાદિત કરવામાં આવે છે.

અને કલમ ૬ ની પેટા કલમ ૪ અન્વયેની સત્તા હેઠળ રાજ્ય સરકારે આદેશ કરેલ છે કે આ જમીનોમાંના વપરાશકારોનો સંપાદિત હકક રાજ્ય સરકારમાં નિહિત થવાને ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડ, સીનીયર મેનેજરની કચેરી, એન.સી-૩૦, જોગાસર ફાટક પાસે, કુડા બાયપાસ, ગુજરાત પાણી પુરવઠા અને ગટર વ્યવસ્થા બોર્ડની કચેરી પાસે, ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમીટેડની કચેરી, ધ્રાંગધ્રા, તા: ધ્રાંગધ્રા, જિ: સુરેન્દ્રનગર ને કોઈપણ જાતના બોજા રહિત આ જાહેરનામું પ્રસિધ્ધ થાય તે તારીખથી નિહિત થશે.

જમીનમાં વપરાશકારોના હકક સંપાદન થતી જમીનની વિગતો

અનુસુચિ-૬(૧)						
જિલ્લો: સુરેન્દ્રનગર				રાજ્ય: ગુજરાત		
અ.નં.	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	વપરાશી હકક વિસ્તાર		
૧	૨	૩	૪	૫	૬	૭
૧	લખતર	ઢાંકી	૧૮૪	૦૦	૦૧	૦૦
			૨૯૯	૦૦	૦૮	૦૦
			નાળા	૦૦	૦૮	૦૦
૨	લખતર	ઈંગરોડી (ગોબર પાર્ટ)	રોડ	૦૦	૦૨	૫૦
			કેનાલ	૦૦	૦૮	૦૦
			નાળા	૦૦	૦૧	૦૦
			૧૩/૨ ગો પા	૦૦	૦૩	૭૫
			૩૨૩/૧ ગો પા	૦૦	૨૬	૨૫
૩	લખતર	ઈંગરોડી	નાળા	૦૦	૦૫	૦૦
			૨૮૩	૦૦	૦૫	૧૦
			૨૮૮	૦૦	૦૦	૬૦
			૨૮૦	૦૦	૦૪	૫૫
			ગાડા મારગ	૦૦	૦૨	૫૦
			ટ્રાવર્સ નં	૦૦	૦૩	૬૦
			૨૧૩	૦૦	૦૫	૫૦
			ગાડા મારગ	૦૦	૦૫	૫૦
			ગાડા મારગ	૦૦	૦૩	૦૦
			૨૦૮/૧	૦૦	૧૫	૨૫
			૨૦૮/૨	૦૦	૧૩	૫૦

અનુસુચિ-૬(૧)

જિલ્લો: સુરેન્દ્રનગર

રાજ્ય: ગુજરાત

અ.નં. ૧	તાલુકો ૨	ગામનું નામ ૩	સર્વે/બ્લોક નંબર ૪	વપરાશી હકક વિસ્તાર		
				હે. ૫	આર. ૬	ચો.મી. ૭
			ગાડા મારગ	૦૦	૦૨	૫૦
૪	લખતર	સવલાશા	ગાડા મારગ	૦૦	૦૩	૦૦
			ગાડા મારગ	૦૦	૦૨	૦૦
			ગાડા મારગ	૦૦	૦૨	૦૦
			૨૦૫	૦૦	૦૧	૫૩
			નાળા	૦૦	૦૩	૦૦
૫	દસાડા	ઝેઝરી	૫૭	૦૦	૦૦	૫૦
			કેનાલ	૦૦	૧૫	૨૫
			ગાડા મારગ	૦૦	૦૧	૧૦
			ગાડા મારગ	૦૦	૦૨	૦૦
			ગાડા મારગ	૦૦	૦૨	૦૦
			ગાડા મારગ	૦૦	૦૨	૦૦
૬	ધાંગધ્રા	સોખડા	૨૨૩	૦૦	૦૦	૧૦
			ગાડા મારગ	૦૦	૦૨	૫૦
૭	ધાંગધ્રા	સરવાળ	૧૦	૦૦	૦૪	૬૩
			૨૩૬/૧	૦૦	૦૨	૮૦
			૨૫૨	૦૦	૦૫	૨૫
૮	ધાંગધ્રા	મેથાજા	૪૬૬/૧	૦૦	૩૨	૦૦
			૪૪૮/૧	૦૦	૦૫	૫૦
			૪૪૮/૫કી૩	૦૦	૨૪	૭૫
			ગાડા મારગ	૦૦	૦૨	૫૦
			૫૦૫/૧	૦૦	૨૫	૦૦
			૫૩૦/૧	૦૦	૧૦	૦૦
			૫૦૭	૦૦	૦૦	૦૫
			બીન નંબર	૦૦	૨૪	૨૫
			ગાડા મારગ	૦૦	૦૨	૦૦
			૬૧૩/૧	૦૦	૦૩	૭૫
			૬૨૦/૨	૦૦	૦૩	૦૪
			૬૩૭	૦૦	૦૦	૦૬
			ગાડા મારગ	૦૦	૦૨	૫૦
૯	ધાંગધ્રા	કુદાપર	નાળા	૦૦	૧૦	૦૦
			૩૧૭	૦૦	૦૪	૦૦

અનુસુચિ-૬(૧)						
જિલ્લો: સુરેન્દ્રનગર				રાજ્ય: ગુજરાત		
અ.નં.	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આર.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૧૦	ધાંગધ્રા	ગાળા	૧૦૧	૦૦	૧૩	૦૦
			૪૪૮	૦૦	૨૫	૭૫
૧૧	ધાંગધ્રા	રાજગઢ	ખરાબો	૦૦	૧૪	૦૦
			૩૧૫	૦૦	૨૦	૨૫
			૨૭૨	૦૦	૦૨	૩૪
			૨૮૭/૧/૧	૦૦	૨૫	૫૦
			૨૮૬/૧	૦૦	૨૦	૫૦
			૨૮૮	૦૦	૦૩	૧૨
			૨૮૩/૨	૦૦	૪૫	૦૦
			૨૮૪	૦૦	૨૦	૦૦
			એસ/એચ-૭	૦૦	૦૭	૫૦
૧૨	ધાંગધ્રા	હરીપર	૪૮૦	૦૦	૩૦	૦૦
			૪૭૮	૦૦	૨૦	૫૦
			૫૮૧	૦૦	૦૧	૫૦
			રોડ	૦૦	૦૩	૦૦
			૫૮૧	૦૧	૨૮	૦૦
			રોડ	૦૦	૦૩	૦૦
			૫૮૧	૦૦	૪૬	૦૦
			રોડ	૦૦	૦૨	૫૦
			૫૮૧	૦૦	૨૧	૨૫
			૨૭૧	૦૦	૨૨	૦૦
			કેનાલ	૦૦	૦૫	૦૦
૧૩	ધાંગધ્રા	ધાંગધ્રા	૧૨૭૫	૦૦	૧૮	૩૬
			૧૩૮૮/૧	૦૦	૧૪	૭૪
૧૩	ધાંગધ્રા	ધાંગધ્રા	૧૩૮૮/૨	૦૦	૧૨	૦૦
			૧૩૮૩	૦૦	૧૨	૦૦
			૧૪૦૧/૧૬૧	૦૦	૨૦	૦૦
			૧૪૦૧/૧૬૨	૦૦	૧૪	૦૦
			૪૬/૧૦	૦૦	૨૮	૭૫
			૪૬/૧૧	૦૦	૪૭	૭૫
			૪૬/૧૨	૦૦	૪૮	૫૦
			૪૬/૧૪	૦૦	૪૮	૦૦

અનુસુચિ-૬(૧)						
જિલ્લો: સુરેન્દ્રનગર				રાજ્ય: ગુજરાત		
અ.નં.	તાલુકો	ગામનું નામ	સર્વે/લોક નંબર	વપરાશી હેક્ટર વિસ્તાર		
૧	૨	૩	૪	હે. ૫	આર. ૬	ચો.મી. ૭
૧૪	ધાંગધ્રા	રાજપર	૩૫/૨	૦૦	૦૮	૨૪
			૨૪	૦૦	૫૮	૦૦
			ખરાબો	૦૦	૭૮	૫૦
			૫૮/૨	૦૦	૧૪	૦૦
			ટાવર્સ નં	૦૦	૨૭	૦૦
			૨૯૯	૦૦	૦૮	૦૦
			૧૧૪	૦૦	૦૩	૦૦
			૧૦૨	૦૦	૮૪	૦૦
			ટાવર્સ નં	૦૧	૨૦	૫૦
			ટાવર્સ નં	૦૦	૩૮	૦૦
			ગાડા મારગ	૦૦	૦૨	૫૦
૧૫	ધાંગધ્રા	સોલશે	૪૪૬/૪	૦૦	૦૭	૦૨
			રોડ	૦૦	૦૩	૦૦
			૩૫૪/૨	૦૦	૧૩	૫૦
			૩૫૪/૧	૦૦	૧૮	૫૦
			૩૫૪/૩	૦૦	૧૧	૫૦
			ગાડા મારગ	૦૦	૦૨	૫૦
			૩૫૪/૫	૦૦	૧૫	૦૦
			૩૫૪/૧૦	૦૦	૦૧	૦૧
			ગાડા મારગ	૦૦	૦૨	૫૦
૧૫	ધાંગધ્રા	સોલશે	૩૬૫	૦૦	૨૬	૦૦
			૩૭૮	૦૦	૬૮	૫૦
			૩૮૦	૦૦	૧૧	૨૫
			ગાડા મારગ	૦૦	૦૩	૦૦
			૩૮૧	૦૦	૦૧	૦૦
			૩૮૨/૧	૦૦	૫૫	૨૫
			૩૮૩	૦૦	૧૧	૪૦
			૩૮૮/૫૬૧	૦૦	૩૭	૫૦
			૩૮૦	૦૦	૩૭	૫૦
			૩૮૭/૨	૦૦	૫૧	૦૦
૧૫	ધાંગધ્રા	ચુલી	ગાડા મારગ	૦૦	૦૨	૫૦
			૩૬૩	૦૦	૦૦	૩૫

અનુસુચિ-૬(૧)						
જિલ્લો: સુરેન્દ્રનગર				રાજ્ય: ગુજરાત		
અ.નં.	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	વપરાશી હેક્ટર વિસ્તાર		
૧	૨	૩	૪	હે. ૫	આર. ૬	ચો.મી. ૭
			૩૬૫	૦૦	૦૩	૦૦
			૩૭૮	૦૦	૨૫	૦૦
			ગાડા મારગ	૦૦	૦૩	૦૦
			ગાડા મારગ	૦૦	૦૨	૫૦
			ગાડા મારગ	૦૦	૦૨	૫૦
			ટ્રાવર્સ નં	૦૦	૦૮	૭૫
			ગાડા મારગ	૦૦	૦૨	૫૦
			ગાડા મારગ	૦૦	૦૨	૫૦
			૫૩૬/૧/૪	૦૦	૦૮	૭૧
			ગાડા મારગ	૦૦	૦૩	૦૦
			ગાડા મારગ	૦૦	૦૨	૫૦
			૨૫૧/૧	૦૦	૦૧	૭૫
			નાળા	૦૦	૦૩	૭૫

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રવી સોલંકી,

સરકારના મુખ્ય ઈજનેર અને અધિક સચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th February, 2014.

GUJARAT STAMP ACT, 1958.

No. GHM-2014-19-M-STP-122013-1221-H1:- In exercise of the powers conferred by clause (a) of section 9 of the Gujarat Stamp Act, 1958 (Bom.LX of 1958), the Government of Gujarat hereby remits the stamp duty chargeable on the instruments of conveyance executed in favour of the Developer of the Industrial Park for the purchase of land for setting up an Industrial Park and the first purchaser of industrial units of the said Industrial Park.

NOTE : It is clarified that subsequent transactions shall attract stamp duty as applicable at the prevailing rates.

The benefit shall be available to the Developer of Industrial Park which have been duly approved by the State Level Approval Committee (SLAC) and which have been accordingly issued eligibility certificate subject to the fulfillment of the conditions and procedures prescribed under the Scheme- 2 of the Gujarat Industrial Policy-2009 (Scheme for Assistance to Manufacturing sector) issued under the Government Resolution, Industries and Mines Department Resolution No: BJT-102012-92765-1, dated the 26th February, 2013.

By order and in the name of the Governor of Gujarat,

BHARAT TRIVEDI,
Deputy Secretary to Government.



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REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st February, 2014.

INDIAN STAMP ACT, 1899.

No. GHM/2014/46/M/STP/122014/118/H-1.-- In exercise of the power conferred by clause (b) of sub-section (2) of section 9 of the Indian Stamp Act, 1899, the State Government, hereby permits the UNITED INDIA INSURANCE COMPANY LIMITED, LARGE CORPORATE & BROKERS OFFICE, AHMEDABAD to pay stamp duty in Sea Insurance Rs.56,000/-, in Fire Insurance Rs.1,000/- in Accident & Sickness Insurance Rs. 2,85,000 and in Any other Insurance Rs.8,000/- Total consolidated stamp duty of Rs.3,50,000/- (Rupees Three Lac Fifty Thousand only) chargeable on sum to be insured of Insurance Policy from 01/10/2013 to 31/04/2014 to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V. D. TRIVEDI,
Under Secretary to Government.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th February, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/23/CPI/1404/3704/K1.--In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

- (i) In Schedule-II, for Sr. No. 120 shall be deleted ;
- (ii) In Schedule-II, after Sr. No. 455, the following shall be inserted;

Sr. No.	Name of the Unit	Village	District	Relaxation
456	M/s Base Metal Chemicals (Consumer No. 19201/01310/8)	Manjusar	Vadodara	Unit shall be permitted to utilize 100 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,
Section Officer.



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Rules and Orders (Other than those published in Part I, I-A and I-L) made by the
Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th February, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/24/CPI/1405/1622/K1.--In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

- (i) In Schedule-II, for Sr. No. 170 shall be deleted :
- (ii) In Schedule-II, after Sr. No. 454, the following shall be inserted;

Sr. No.	Name of the Unit	Village	District	Relaxation
455	M/s Base Metal Chlorinations Pvt. Limited. (Consumer No. 02418/00063/0)	Nandesari	Vadodara	Unit shall be permitted to utilize 76 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,
Section Officer.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 14th February, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/26/CPI/1405/5081/K1.--In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

(i) In Schedule-II, for Sr. No. 254 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
254	M/s Z C L Chemicals Ltd (Consumer No. 39388)	Ankleshwar	Bharuch	Unit shall be permitted to utilize 231 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

GENERAL ADMINISTRATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 26th February, 2014.

GUJARAT (RIGHT OF CITIZENS TO PUBLIC SERVICES) ACT, 2013.

No. GS/7 /2014/NAP-102013/817/ARTD-1:- In exercise of the powers conferred by sub-section (3) of section 1 of The Gujarat (Right of Citizens to Public Services) Act, 2013 (Gujarat 16 of 2013), the Government of Gujarat here by appoints the 26.02.2014 as the date on which the provisions of section 4 and section 29 of the said Act, shall come into force.

By order and in the name of the Governor of Gujarat.

BHARAT B. PATEL,
Deputy Secretary to Government.

GENERAL ADMINISTRATION DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 26th February, 2014.**THE GUJARAT (RIGHT OF CITIZENS TO PUBLIC SERVICES) RULES, 2014.**

No. GS/ 8 /2014/NAP-102013/817/ARTD-1 :- In exercise of the powers conferred by section-29 of the Gujarat (Right of Citizens to Public Services) Act, 2013 (16 of 2013), the Government of Gujarat hereby makes the following Rules, namely:-

1. Short Title and commencement.-

- (1) These rules may be called the Gujarat (Right of Citizens to Public Services) Rules, 2014.
- (2) They shall come into force on their publication in the *Official Gazette*.

2. Definitions .-

- (1) In these rules, unless the context otherwise requires:-
 - (a) 'Act' means the Gujarat (Right of Citizens to Public Services) Act 2013;
 - (b) 'Form' means form appended to these rules;
 - (c) 'Notified services' means services notified by State Government under section 4 of the Act;
 - (d) 'prescribed format' means formats prescribed by the concerned department delivering a notified service under section 4 of the Act;
 - (e) 'section' means section of the Act.
- (2) The words and expressions used in these rules but not defined shall have the same meaning assigned to them in the Act.

3. Publication of names of Designated Officers, Grievance Redressal Officers and Designated Authority:- As per section 5, section 6 and section 9 (2) of the Act, a public authority shall publish the names and addresses of its Designated Officers, Grievance Redressal Officers and Designated Authority in all administrative units or offices at the State, district and taluka levels, municipal corporations, municipalities, notified areas, panchayats and such other offices. The Names, addresses, e-mail Id, contact numbers, fax numbers of Designated Officers and Grievance Redressal Officers shall also be displayed on the website of each public authority or customer care centre or help desk or *Jan Seva Kendra* and sales outlet, if any.

4. Display of information on Notice Board.- The Designated Officer and his subordinate public servant of the Public Authority shall, for the convenience of common public, cause to display all relevant information as per Form A regarding the notified services available in his office on the notice board outside its office. Such notice boards shall be exhibited in front of the office. Sufficient number of copies of the prescribed applications forms be made available in the counters for receiving the applications.

5. Manner of receiving application and issuing acknowledgement to Applicants.-

- (1) In order to exercise the right conferred by section 3 of the Act, the citizen, who desires to obtain service/services, shall apply to the Designated Officer for one or more services as notified by State Government under section 4 of the Act as per prescribed application format or any other form along with the documents prescribed in the check-list in the office.
- (2) The Designated officer or authorized person shall upon receipt of the written application or in such Form wherever prescribed, give due acknowledgement to applicant in Form B within three working days of the making of application.
- (3) In case necessary documents have not been enclosed with the application, then the same shall be clearly mentioned in the acknowledgement and date of delivery shall not be mentioned in such acknowledgement.
- (4) Where all the necessary documents have been enclosed with the application and the application is complete in all respects, then the date of delivery shall be mentioned.

6. Public holidays shall not be included.- The public holidays shall not be included while calculating the stipulated time limit for delivery of service.

7. **Relaxation of Fee.** -No fee shall be levied for application to Grievances Redressal Officer, Designated Appeal Authority and State Appellate Authority.
8. **Manner of receiving complaint.**- (1) In case the notified services are not rendered or not rendered within prescribed time frame, then the aggrieved citizen shall file a written complaint in a format as nearly as possible as prescribed in Form-C through hand delivery, fax, post or registered post with the concerned Grievances Redressal Officer appointed by the public authority under section 6 of the Act.
- (2) The Grievances Redressal Officer shall upon receipt of the written complaint, give due acknowledgement to applicant as per Form B within three working days of the making of complaint.
9. **Manner of giving notice.** -(1) The Grievances Redressal Officer shall issue notice to the designated officer or the subordinate official responsible for delay or default in providing service/services within prescribed time limit. He shall also indicate the time limit within which delaying officer or official shall furnish reply to the notice.
- (2) If the Grievances Redressal Officer is not satisfied with the explanation furnished by Designated Officer or Subordinate official responsible for providing service/services, the Grievance Redressal Officer shall proceed further as per rule 10.
10. **Communicating the information of hearing** .- (1) Information of hearing of the complaint by Grievance Redressal Officer shall be communicated by the Grievance Redressal Officer in one of the following manners, namely :-
- (a) By hand delivery;
- (b) By post ;
- (c) By Telephone/Fax/e-mail/SMS (whatever speedy communication opted by the applicant).
- (2) The hearing date shall be communicated to complainant and/or Designated Officer, as the case may be, at least seven days in advance.
- (3) The applicant or Designated Officer, as the case may be, shall make himself present during the hearing.
- (4) If any party remains absent on the date of hearing even after the information of hearing being duly informed to him, then, the application may be decided *ex-parte*.
11. **Procedure for Decision on Complaint.**- (1) The decision of Grievance Redressal Officer on orders of designated Officer or on complaint made under section 6 shall involve the following steps, namely:-
- (i) Review of concerned documents, public records or their copies..
- (ii) In exceptional circumstances, any other officer may be authorized for required investigation.
- (iii) The Designated Officer or subordinate official as the case may be, may be summoned at the time of hearing.
- (2) The decision of the Grievance Redressal Officer shall accompany reasons for arriving at such decision.
- (3) The Grievance Redressal Officer shall dispose the appeal to him within thirty days.
- (4) The Grievance Redressal Officer shall report every complaint which has not been redressed along with the details and nature of the complaints and reasons for non redressal of the complaints to the Designated Authority within fifteen days from the date of the order.
12. **Communication of order by Grievance Redressal Officer** :- (1) The Grievance Redressal Officer shall arrange to deliver the copies of the decision to the parties concerned within seven days from the date of the order.
- (2) In the event of recommendation for disciplinary action against Designated Officer or his subordinate public servant under section 8 (1)(c) or (d), as the case may be, the Grievance Redressal Officer shall send orders issued against him to the concerned Public Authority or Appropriate Authority.

13. **First Appeal before Designated Authority: -** (1) Any person aggrieved by the decision of Grievance Redressal Officer may file appeal with Designated Authority as per sub-section (2) of section 10 of the Act within thirty days from the date of receipt of the copy of the order of Grievance Redressal Officer in format as nearly as possible as prescribed in Form D.
- (2) Every complaint forwarded under sub-section (1) of section 9 shall be deemed to have been filed as appeal.
 - (3) Receipt of such appeal shall be acknowledged as per Form E within three working days.
 - (4) Every Appeal shall be disposed of within forty-five days from the date of deemed appeal or from the date of filing appeal by applicant.
 - (5) All Appeals shall be disposed off in the following manner :
 - (i) The hearing date shall be communicated to complainant, Grievance Redressal Officer concerned and Designated Officer at least seven days in advance.
 - (ii) The complainant, Designated Officer and Grievance Redressal Officer may make himself present during the hearing.
 - (iii) If any party remains absent on the date of hearing even after the hearing being duly informed to him, then the application may be decided *ex-parte*.
 - (iv) The Designated Authority shall arrange to deliver the copies of the decision to the parties concerned within fifteen days from the date of the order.
 - (v) The Designated Authority shall hear the concerned officer before imposing penalty under sub-section (1) of section 23 of the Act.
 - (vi) The Designated Authority shall inform in writing to the Appropriate Authority within fifteen days of hearing if any action under sub-section (7) of section-10 is to be found to be taken.
 - (vii) The Designated Authority shall inform in writing to the concerned Public Authority within fifteen days of hearing to take specific action as may be necessary to render the services in compliance of the notification issued under section 4 of the Act.
14. **State Appellate Authority:-(1)** There shall be one or more State Appellate Authority and There shall be maximum three members in each State Appellate Authority appointed by the State Government.
- (2) The salary and allowances of State Appellate Authority shall be equivalent to the post he held before he has been appointed or he held the last post in the State Government.
 - (3) The member of the State Appellate Authority shall be removed on the ground of proved misbehavior or incapacity after the proper inquiry by the State Government.
 - (4) The State Government may suspend the member of the Appellate Authority if deem necessary, prohibit also from attending the office during inquiry. The inquiry shall be conducted by the State Government. In case of misbehavior or incapacity of a member, the State Government may appoint a Board of Inquiry consisting of Senior All India Service Officer or Officers to investigate the allegation. On the basis of the report of the Board of Inquiry, the State Government may take appropriate action against the member who is alleged.
15. **Second Appeal before State Appellate Authority: -(1)** Any person who does not receive the decision of Designated Authority within forty-five days from the date of appeal or aggrieved by the decision of Designated Authority may file second appeal with State Appellate Authority within thirty days from expiry of such period or from the date of receipt of the copy of the order of Designated Authority, as the case may be, in a format as nearly as possible as prescribed in Form D.
- (2) Receipt of such second appeal shall be acknowledged as per Form E within three working days.
 - (3) All Appeals should be disposed off in the following manner :-
 - (i) The hearing date shall be communicated to complainant, Grievance Redressal Officer concerned, Designated Authority concerned and Designated Officer at least seven days in advance.

- (ii) The complainant concerned, Designated Officer, Grievance Redressal Officer and Designated Authority may make himself present during the hearing.
 - (iii) If any party remains absent on the date of hearing even after the hearing being duly informed to him, then the application may be decided *ex-parte*.
 - (iv) The Appellate Authority shall arrange to deliver the copies of the decision to the parties concerned within fifteen days from the date of the order.
 - (v) The Appellate Authority shall hear the concerned officer before imposing penalty under sub-section (1) of section 23 of the Act.
 - (vi) The Appellate Authority shall inform in writing to the Appropriate Authority within fifteen days of hearing if any action under sub-section (7) of section 10 is to be found to be taken.
 - (vii) The Appellate Authority shall inform in writing to the concerned public Authority within fifteen days of hearing to take specific action as may be necessary to render the services in compliance of the notification issued under section 4 of the Act.
16. **Manner of Publishing Report.**- Every public authority shall publish annual reports in book form within three months at the end of the calendar year under sub section (2) of section 24 of the Act and send it to the respective administrative department of the State.
17. **Maintenance of records of all cases under the Act .** - The Designated Officer, Grievance Redressal Officer, Designated Authority and Appellate Authority shall maintain records of all the cases in Form E-1, Form E-2, Form E-3 and Form E-4 respectively with regard to the action taken and shall send a periodical report to the Head of the Public Authority.
18. **Dissemination and Training .** - The State Government shall, to the extent of availability of financial and other resources -
- (a) develop and organize campaigns and programmes to advance the understanding of the public, in particular of the disadvantaged communities, as to how to exercise the rights contemplated under the Act and encourage public authorities to participate in the development and organization of such programmes.
 - (b) take steps that the relevant provisions regarding the Act shall be included in the curriculum of schools and colleges so as to educate citizens about the Act;
 - (c) provide staff and infrastructure for the effective implementation of the Act;
 - (d) give timely and effective dissemination of accurate information by public authorities about the notified services and timeliness to the citizens and the processes for applications;
 - (e) train Designated Officers, Grievance Redressal Officers, and staff of Appellate Authority, as the case may be, of their duties under the Act;
 - (f) issue direction to the concerned departments of the State Government to frame guidelines containing such information, in an easily comprehensible form and manner, as may reasonably be required by a person who wishes to exercise any right specified under this Act.
19. **Monitoring of Implementation.** -The State Government shall introduce a system for centralized monitoring of the timely delivery of notified services, through use of Information and communication Technologies/E-Governance, and for monitoring various provisions of the Act.
20. **Awards .-** (1) At the end of each year list of officers or service providers who have not defaulted under the Act in that year shall be published and be issued letter of appreciation as per Form F by head of the Public Authority. The same shall also be noted in the ACR of the concerned officer/employee. The names of such officers shall be recommended to State Government for reward.
- (2) The State Government may give a reward to officers or service providers against whom no default is reported in that year, so as to encourage and enhance the efficiency of the State Government servants. For this, the competent authority shall recommend such names to the State Government at the end of each year. Appropriate reward for such officers may be fixed by the State Government.

FORM A

(See Rule 4)

DISPLAY BOARD

(State Emblem)

The Gujarat (Right of Citizens to Public Services) Act, 2013.

Name of the Office:

Name of Village/Taluka/ District:

Scheduled Services:

Sr. No	List of services	List of documents (Checklist)	Name of Designated Officer	Time limit for Designated Officer	Name and Address of Grievance Redressal Officer	Time limit for disposal by the Grievance Redressal Officer	Address of Designated Authority and State Appellate Authority	Time limit for disposal by the Designated Authority and State Appellate Authority
1	2	3	4	5	6	7	8	9

Name and designation of the authorized person to give and receive the application :

Instructions to Citizens :-

- To get the acknowledgement receipt compulsorily.
- If services are delayed / not delivered, contact Grievance Redressal Officer along with acknowledgment receipt.

Website :

Email id :

Contact number of call centre/ Help desk number :

FORM B*(See rule 5(2) or Rule 8(2))*

Acknowledgement by the Designated Officer/ Grievance Redressal Officer

1.	Name of the Applicant/Complainant with address	
2.	Date of application/complaint	
3.	Unique Acknowledgement Number	
4.	Name of the Designated Officer/Grievance Redressal Officer with designation and address	
5.	Details of services sought/complaint	
6.	Accept (Yes/No)	
7.	Proposed date of Delivery of services/Time frame of Redressal	
8.	Rejection (with reasons)	

Place :

Signature and Stamp of the Designated Officer/ Grievance Redressal Officer

Date :

FORM C*(See Rule 8(1))*

Format for filing Complaint with Grievances Redressal Officer

To

The Grievance Redressal Officer,

Name of the concerned Public Authority

Address :-

I want to complain against non-delivery/ delayed delivery of _____ service (Details of requested notified service) by Shri / Smt. / Kum _____ (Name and Designation of Designated Officer).

I had applied for _____ services on _____ (Date). However, the services were not delivered/ not delivered within prescribed time limit of _____ days.

- I hereby declare that I am a Citizen of India.
- I hereby declare that above details are true to the best of my knowledge and belief.

Name & Signature of the Complainant :

Address :

Telephone No./Mobile No.

Place :

Date:

Mode of delivery of complaint :-

Encl :- 1. Copy of Acknowledgement issued by Designated Officer.

FORM-D*(See rule-13(1) or rule 15(1))*

Format for filing Appeal before Designated Authority or State Appellate Authority.

To

The Designated Authority/ State Appellate Authority,

Address _____

I want to file an appeal against decision of Grievances Redressal Officer / Designated Authority (Name & Address) dated _____.

I find the said decision/order to be unjustified and unreasonable owing to following reason(s) :-

The authority may be pleased to strike down the decision / order of Grievances Redressal Officer / Designated Authority and pass any such further order and directions as it may consider just.

- I hereby declare that I am a Citizen of India.
- I hereby declare that above details are true to the best of my knowledge and belief.

Signature of the Appellant

Address :

Telephone No./Mobile No.

Place :

Date :

Mode of Delivery of Appeal :-

Enclosure :

1. Copy of Acknowledgement issued by Designated Officer
2. Copy of Acknowledgement issued by Grievance Redressal Officer.
3. Copy of decision of Grievance Redressal Officer. (in case of Appeal against Grievance Redressal Officer),
4. Copy of Acknowledgement issued by Designated Authority (in case of Appeal against Designated Authority)
5. Copy of decision of Designated Authority (in case of Appeal against Designated Authority)

FORM E*(See rule 13(3) or rule 15(2))*

Acknowledgement by the Designated Authority/ State Appellate Authority:-

1.	Name of the Appellant with address	
2.	Name and Address of concerned Public Authority	
3.	Name of the Defendant and designation/address	
4.	Date of Appeal	
5.	Unique Acknowledgement Number	
6.	Details of services sought/complaint	

Place : Signature and Stamp of the Designated Authority/ State Appellate Authority

Date :

Form E-1*(see rule 17)*

Register to be maintained by the Designated Officer

Name and designation:

Address:

Sr. No.	Name of the applicant with address and acknowledgement No.	Details of services sought	Reasons for rejecting the application if any	Date of Services delivered	Reasons if services denied	No. of days delayed
1	2	3	4	5	6	7

Form E-2*(see rule 17)*

Register to be maintained by Grievance Redressal Officer

Name and designation:

Address:

Sr. No.	Name and Address of the Complainant	Date of Complaint with Acknowled gement. No.	Details of services sought	Name and designation of the Officer Complained against	Reasons for rejecting the application if any	Basis for complaint	Relief asked	Date of disposal of Complaint	Re- marks
1	2	3	4	5	6	7	8	9	10

Form E-3*(see rule 17)*

Register to be maintained by Designated Appeal Authority

Name and designation:

Address:

Sr. No.	Name and Address of the Appellant	Date of Appeal with Acknowled gement No.	Details of services sought	Reasons for rejecting the complaint, if any	Basis for appeal	Name and designation of the designated officer	Name and designation of the GRO	Date of disposal of appeal	Remarks
1	2	3	4	5	6	7	8	9	10

Form E-4*(see rule 17)*

Register to be maintained by State Appellate Authority

Name and designation :

Address :

Sr. No.	Name and Address of the Appellant	Date of final application with Acknowledgement No.	Details of services sought	Reasons for rejecting the Appeal, if any	Basis for appeal	Name and designation of the designated officer	Name and designation of the GRO	Name and designation of the Designated Authority	Date of disposal of appeal	Remarks
1	2	3	4	5	6	7	8	9	10	11

FORM-F

(see rule 20)

(Draft Appreciation letter)

To,

Name and Designation of the officer

It is matter of pride that you have delivered the services under the Gujarat (Right of Citizens to Public Services) Act, 2013 in time to the citizens throughout the year. Owing to excellent and timely services rendered by you, the Department and the Government have earned good name and has resulted in promoting good faith in the citizens towards the Act and the administrative reforms measures taken by the Government. It is assumed

that the employees will get encouragement and enthusiasm from your model service. I would like to place on record the Government appreciation for the outstanding (default free) service rendered by you in the year.....

Wishing you many more success in future.

Signature and Stamp of Head of Public Authority.

By order and in the name of the Governor of Gujarat.

BHARAT B. PATEL,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Gujarat Acts

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 26th February, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/77 of 2014/TPS-1812-2340(1)-L: WHEREAS the Government of Gujarat, is of the opinion that the appropriate authority and officer appointed sub-section (2) of section 42 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act"), could not make the Schemes in the specified period, with regard to the area of the draft Town Planning Scheme No. 8 (Nadiad) and (hereinafter referred to as "the said Schemes") of Nadiad Area Development Authority (hereinafter referred to as "the said Authority") and for proper planning of the area, in the public interest, it is necessary a schemes is made as per the provisions of the said Act.

NOW THEREFORE, for the area of the said scheme, the entire process carried out by the appropriate authority and the officer appointed thereof from the declaration of the intention is set-aside and in exercise of the power conferred by sub-section (1) of section 43 of the said Act, the Government of Gujarat hereby:-

Direct the appropriate authority to make and publish in the prescribed manner and submit for its --sanction draft scheme in respect of the area of the said Scheme.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 26th February, 2014**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

NO.GH/V/ 78 of 2014/TPS-112010-2748-L: WHEREAS under section 70 A read with Section 72 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Appropriate Authority, Ahmedabad Municipal Corporation (herein after referred to as "the said Authority") proposed to make a Draft amendment in the final plot no. (330+331+713/I)/1, (330+331+713/I)/2, 751/1 and 751/2 of the Final Town Planning Scheme No. 28 (Nava Vadaj) (8th Varied) (herein after referred to as "the said Draft amendment")

AND WHEREAS, under clause (a) of section 72 of said Act, the said Authority made and published duly in the prescribed manner, the said Draft amendment in respect of the area included in the Final Town Planning Scheme No. 28 (Nava Vadaj) (8th Varied) in the Government's Extra Ordinary Gazette, Part II, Central Section dated.06.03.2010.

AND WHEREAS, after taking into considerations objections or suggestions received by the said Authority, the said Authority submitted the said Draft amendment to the State Government for sanction under clause (c) of Section 72 of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 72(d) read with section 70 A of the said Act. the Government of Gujarat hereby:-

Refuse to sanction the said Draft amendment

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 26th February, 2014**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

No.GH/V/79 of 2014/TPS-112013-6565-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/249 of 2006/TPS-112005-4167-L, dated.04.09.2006 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.70 (Muthiya) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.70 (Muthiya) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

AND WHEREAS, the area of said preliminary scheme is now included within the Ahmedabad Municipal Corporation area;

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Preliminary Scheme without modifications; and

- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Ahmedabad Municipal Corporation, during office hours on working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT
Notification

Sachivalaya, Gandhinagar, 26th February, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/ 80 of 2014/DVP-1412-2250-L: WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Tarsadi Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/163 of 1991/DVP-3290-1805(91)-L dtd.01.07.1991 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.11.12.2013 on page no.427-3 & 427-4 under Government Notification, Urban Development and Urban Housing Department No.GH/V/226 of 2013/DVP-1412-2250-L, dtd.11.12.2013 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby:-

- (a) Sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and;
- (b) Specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/163 of 1991/DVP-3290-1805(91)-L dtd.01.07.1991

~~The land bearing R. S. No. 126, 129, 243, 300/p of Village Tarsadi and designated for "Agriculture Zone" and R.S.No.127 of village Tarsadi designated for "Public Purpose" is released from the said zone and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, earmarked as A-B-C-D-E-F-G-H-I-J-K-L-M-N-O-P-Q-A and R-S-T-U-R on the accompanying plan.~~

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 26th February, 2014**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

No.GH/V/81of 2014/TPS-1213-212-L: WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Vadodara Municipal Corporation declared its intention of making of the Draft Town Planning Scheme No. 55/A (Gorva-Karodiya) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

1. Allot final plots in their original plots or in the near vicinity as far as possible. (Original Plot No.14, 20)
2. Deduct the Govt, lands as well as private lands at par, with the average deduction. (Final Plot No.66 & 66)
3. Allot the separate original plot / final plot for State Govt, lands as per revenue records.
4. Estimate and include cost of scheme borne by appropriate Authority, under section 52(I)(iv), 77(I)(b) and 77(I)(g) of the said Act as well as determine the period within which the works provided in the scheme shall be completed by the appropriate authority.
5. Allot the separate original plot/final plot for excess lands declare under U.L.C. Act.
6. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation.
7. Correct form F, relevant maps and other matters.
8. Decide the ownerships, area and tenure as per the revenue records.
9. Verify the authenticity of buildings and layout and thereafter include them in the relevant maps.
10. Increase the area for SEWSHS up to 5% of the Scheme area.
11. Provide approach to final plot allotted to the appropriate authority and other owners, from road having such width so that the development is available as per General Development Control Regulation. (Final Plot No.17, 49, 41, 45, 52, 54,97)
12. Maintain tanks and water bodies and give an appropriate approach to the water bodies.
13. As far as possible, reconstitute original plots in such a manner so that the telephone line, gas line or electricity line does not affect the final plots.
14. Decide the permissible uses in the final plots allotted for the public utility in the consultation of the appropriate authority.

15. Modify the roads for the alignment and width to be in sync with town planning scheme in an adjoining area, existing road and development plan road.
16. Take necessary decision for the road; in case where the development/building permission has granted considering the existing road or access by other road like cart road.
17. Decide the percentage of beneficiary for allotted final plot to the appropriate authority with the consultation of appropriate authority.
18. Specify the width of roads in the relevant plans
19. Ensure that the final plot allotted in lieu of original plot in accordance to zone as per development plan and in the same village.
20. Consider, the representation made by the owners of the land bearing original plot no.3 of village Gorva with respect to road as per law.
21. consider the original plot area for the land of the block no. except for which is acquired for the 24m wide DP road and compensation is paid, and relevant note shall be written in the remarks column of the redistribution statement for the Case Nos. 23, 24, 27, 30, 31, 35, 37, 38, 39, 40, 43, 44, 48, 49, 50, 53, 65, 66, 70, 73, 80, 82, 83 and 84.
22. Allot the final plot nos. 56 + 57 as combined final plot instead of separately allotted in the scheme.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 26th February, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/82 of 2014/DVP-292008-1840-L: WHEREAS the Mandvi Area Development Authority (Mandvi Nagarpalika) (hereinafter referred to as "the said Authority") prepared and published a Draft Revised Development Plan with General Development Control Regulations (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limits under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.15.05.2008

AND WHEREAS the Government of Gujarat considered, it was necessary to make modifications (hereinafter referred to as "the said modifications") in the said Development Plan, which was submitted by the said authority to the State Government for sanction under section 16 of the said Act, 1976.

AND WHEREAS in exercise of the powers conferred by proviso to sub-clause (ii) of clause (a) of sub-section (1) of section 17 of the said Act, the Government of Gujarat published the said modifications under Government Notification, Urban Development and Urban Housing Department No.GH/V/116 of 2013/DVP-292008-1840-L, dtd.03.07.2013, in the Gujarat Government Gazette Ext. Part. IV-B dated.03.07.2013 on Page No.195-1 and 195-2 for inviting from any person, to submit suggestions or objections, if any with respect to the proposed modifications to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing, within a period of two months from the date of publication of the said modification in Government Gazette.

AND WHEREAS the Government of Gujarat has considered the suggestion and objection on merit;

NOW THEREFORE in exercise of the powers conferred by clause (c) of sub section (1) of section 17 of the said Act 1976, the Government of Gujarat hereby;

- (a) Finalize the said modification;
- (b) Sanction the said Development Plan and the regulations thereto subject to the modifications so finalized and as set out in the Schedule appended hereto, and
- (c) Specify that the final development plan shall come into force from the date of this notification;

SCHEDULE

Modifications in the Draft Revised Development Plan of Mandvi Area Development Authority as finalized by the State Government

1. General Development Control Regulation enclosed with the Draft Revised Development Plan of the Mandvi Area Development Authority are replaced by the General Development Control Regulation of Rapar Area Development Authority with the following amendments.
 - a. Wherever the words "Rapar" occurs is replaced by "Mandvi"
 - b. In clause No. 12.4.1(a) the plot size "150 sqmtr" is replaced by "200 sqmtrs".

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

Extra No. 85



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REGISTERED NO. L2/RNP/G/ GNR/ 84
वार्षिक लवाजम-ने ६२ रु. ३०००/-



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE & CO-OPERATION DEPARTMENT

ORDER

Sachivalaya, Gandhinagar, 19th February, 2014.

No : GHKH-17-2014-CSK-10-2000-1946-KH (59):- In exercise of powers conferred by section 161 of the Gujarat Co-operative Societies (Amendment) Act, 2013 Government is pleased to direct that the sugar co-operative societies of the Gujarat State and Gujarat State Federation of Co-operative Sugar Factories Ltd., Gandhinagar are exempted from the calling a general meeting of its members from 1st October to 31st December from the provision of section 77 of the said Amendment Act.

By order and in the name of the Governor of Gujarat,

V. B. THAKOR,

Under Secretary to Government.

IV-B-EX.-85-1

85-1

Government Central Press, Gandhinagar.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st March, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/86 of 2014/TPS-112010-6105-L: WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Gandhinagar Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.5 (Kudasan-Randesan - Dholakuva-Indroda) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

1. Allot final plots in their original plots or in the near vicinity as far as possible. (Final Plot No.87,100, 111)
2. Deduct the Govt, lands as well as private lands at par; with the average deduction. (Original plot no.45, Final Plot No.73/1, 73/2,159)
3. Allot the separate original plot / final plot for State Govt, lands as per revenue records.
 4. Estimate and include cost of scheme borne by appropriate Authority, under section 52(l)(iv), 77(l)(b) and 77(l)(g) of the said Act as well as determine the period within which the works provided in the scheme shall be completed by the appropriate authority.
 5. Allot the separate original plot/final plot for excess lands declare under U.L.C. Act.
 6. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation. (Final Plot No.58, 156,199)
7. Correct form F, relevant maps and other matters. (Final Plot No.30)
8. Decide the ownerships, area and tenure as per the revenue records.
9. Verify the authenticity of buildings and layout and thereafter include them in the relevant maps.
10. Increase the area for SEWSHS up to 5% of the Scheme area.
 11. Provide approach to final plot allotted to the appropriate authority and other owners, from road having such width so that the development is available as per General Development Control Regulation. (Final Plot No.17,18,19, 20, 21,173, 91)
 12. Maintain tanks and water bodies and give an appropriate approach to the water bodies.
 13. As far as possible, reconstitute original plots in such a manner so that the telephone line, gas line or electricity line does not affect the final plots.
 14. Decide the permissible uses in the final plots allotted for the Public Purpose, NC, etc in the consultation of the appropriate authority.
 15. Modify the roads for the alignment and width to be in sync with town planning scheme in an adjoin area, existing road and development plan road.
 16. Take necessary decision for the road, in case where the development/building permission has granted considering the existing road or access by other road like cart road.
 17. Decide the percentage of beneficiary for allotted final plot to the appropriate authority with the consultation of appropriate authority.
 18. Decide the value of original plots, after collecting relevant sales of preceding 5 years from the date of declaration of intention.
19. Specify the width of roads in the relevant plans
20. Ensure that the final plot allotted in lieu of original plot in accordance to zone as per development plan and in the same village. (Original plot no.2, 3, 1, 6, 7, 172 Final Plot No. 162)
21. Rectify the form-f to correctly indicate the ownership records on the basis of relevant documents. (Case No.2 & 8)
22. Allot the final plots in lieu any original plots within the scheme area only.
23. In consultation with MEGA, decide the alignment of metro rail, its right of way, and the location and land requirements for the stations and for other required facilities and accordingly reconstitute the scheme.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th February, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/29/CPI/1403/3173-K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No. 156 the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
156	M/S. Shah Foils Pvt. Limited (Consumer No. 19796)	Santej	Gandhinagar	Unit shall be permitted to utilize 250 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,
Section Officer.

Energy & Petrochemicals Department.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st February, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/30/CPI/2010/1612-K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No. 432 the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
432	M/S. Lippi Systems Limited (Consumer No. 19667)	Rakanpur	Gandhinagar	Unit shall be permitted to utilize 350 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,

Section Officer.

Energy & Petrochemicals Department.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th March, 2014

GUJARAT LAND REVENUE CODE, 1879.

No:GHM-2014-53-M-CTS-12-2000-3810/H (Part file):- In exercise of the powers conferred by sections 18,19 and 20 read with section 9 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby confers upon the Superintendent of Land Records of Land Records Department, the powers and duties of Deputy Collector for their respective jurisdiction as specified in the SCHEDULE appended herewith for the purpose of certification of land records prepared under rules 105 and 111 of the Gujarat Land Revenue Rules, 1972.

SCHEDULE

The details of officers who carry out Certification of Land record prepared under rules 105 and 111 of the Gujarat Land Revenue Rules, 1972 and their respective jurisdiction.

Sr. No	District	Name of Prant	Talukas covered for Certification.	Head Quarter Taluka of Prant officer in which he will carryout Certification	Superintendents of Land Records of the respective district who carryout Certification in taluka of Prant
1	Ahmedabad	Prant Officer City West	Ghatlodiya West, Vejalpur West, Sabarmati	No Re-Survey as it is City surveyed area	No Re-Survey as it is City surveyed area
		Prant Officer City East	Gyaspur, Baherampura, Danilimada, Isanpur	No Re-Survey as it is City surveyed area	No Re-Survey as it is City surveyed area
		Prant Officer Daskroi	Daskroi, Vastral	Vastral	Daskroi

Sr. No	District	Name of Prant	Talukas covered for Certification.	Head Quarter Taluka of Prant officer in which he will carryout Certification	Superintendents of Land Records of the respective district who carryout Certification in taluka of Prant
1	Ahmedabad	Prant Officer Sanand	Sanand	Sanand	-----
		Prant Officer Viramgam	Viramgam, Mandal, Detroj	Viramgam	Mandal, Detroj
		Prant Officer Dholka	Dholaka, Bavala	Dholaka	Bavala
		Prant Officer Dhandhuka	Dhandhuka, Dholera	Dhandhuka	Dholera
2	Gandhinagar	Prant Officer Gandhinagar	Gandhinagar, Dahegam	Gandhinagar	Dahegam
		Prant Officer Kalol	Kalol, Mansa	Kalol	Mansa
3	Patan	Prant Officer Patan	Patan, Chanasma, Sarasvati	Patan	Chanasma, Sarasvati
		Prant Officer Radhanpur	Radhanpur, Santalpur	Radhanpur	Santalpur
		Prant Officer Siddhpur	Siddhpur	Siddhpur	—
		Prant Officer Sami	Sami, Harij, Shankheshvar	Sami	Harij, Shankheshvar
4	Devbhumi Dwarka	Prant Officer Dwarka	Dwarka, Kalyanpur	Dwarka	Kalyanpur
		Prant Officer Khambhaliya	Khambhaliya, Bhanvad	Khambhaliya	Bhanvad
5	Botad	Prant Officer Botad	Botad, Gadhada	Botad	Gadhada
		Prant Officer Barvala	Ranpur, Barvala	Barvala	Ranpur
6	Rajkot	Prant Officer Rajkot City-1	Rajkot City	-----	-----
		Prant Officer Rajkot City-2	Rajkot Taluko, Kotadasangani	Rajkot Taluko	Kotadasangani
		Prant Officer Jasdan	Jasdan, Vinchhiya	Jasdan	Vinchhiya
		Prant Officer Gondal	Gondal, Jetpur	Gondal	Jetpur
		Prant Officer Rajkot Rural	Rajkot Rural, Padadhari, Lodhika	Rajkot Rural	Padadhari, Lodhika
		Prant Officer Dhoraji	Dhoraji, Upleta, Jamkandorna	Dhoraji	Upleta, Jamkandorna
7	Morabi	Prant Officer Morbi	Morbi, Tankara, Maliya	Morbi	Tankara, Maliya
		Prant Officer Wankaner	Wankaner, Halavad	Wankaner	Halavad

Sr. No	District	Name of Prant	Talukas covered for Certification.	Head Quarter Taluka of Prant officer in which he will carryout Certification	Superintendents of Land Records of the respective district who carryout Certification in taluka of Prant
8	Jamanagar	Prant Officer Dhrol	Dhrol, Jodiya	Dhrol	Jodiya
		Prant Officer Jamnagar city	Jamnagar City	—	—
		Prant Officer Jamnagar Rural	Jamnagar Rural, Kalavad	Jamnagar Rural	Kalavad
		Prant Officer Lalpur	Lalpur, Jamjodhpur	Lalpur	Jamjodhpur
9	Kutch-Bhuj	Prant Officer Naliya	Naliya, Abadasa	Naliya	Abadasa
		Prant Officer Bhuj	Bhuj	Bhuj	
		Prant Officer Nakhatrana	Nakhatrana, Lakhpat Dayapar	Nakhatrana	Lakhpat Dayapar
		Prant Officer Bhachau	Bhachau, Rapar	Bhachau	Rapar
		Prant Officer Anjar	Anjar, Gandhidham	Anjar	Gandhidham
		Prant Officer Mundra	Mundra, Mandavi	Mundra	Mandavi
10	Sabarkantha	Prant Officer Idar	Idar, Vadali	Idar	Vadali
		Prant Officer Himatnagar	Himatnagar	Himatnagar	—
		Prant Officer Prantij	Prantij, Talod	Prantij	Talod
		Prant Officer Khedbrahma	Khedbrahma, Vijaynagar, Poshina	Khedbrahma	Vijaynagar, Poshina
11	Arvali	Prant Officer Modasa	Modasa, Megharaj, Bhiloda	Modasa	Megharaj, Bhiloda
		Prant Officer Bayad	Bayad, Dhansura, Malpur	Bayad	Dhansura, Malpur

By order and in the name of the Governor of Gujarat,

(sd/-) Illegible,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th March, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/88 of 2014/DVP-112013-4777-L: WHEREAS, the Ahmedabad Urban Development Authority (hereinafter referred to as "the said Authority") prepared and published a Draft Revised Development Plan with General Development Control Regulations (hereinafter referred to as "the said Development Plan"), in respect of the lands included within its limits, under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act"). Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.11.02.2013

AND WHEREAS, the said Authority submitted the said Development Plan under sub section (1) of section 16 of the said Act to the Government of Gujarat for sanction;

NOW THEREFORE, in exercise of the powers conferred by proviso to sub clause (ii) of clause (a) of sub-section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

1. Proposes to modify the aforesaid Development Plan subject to the modifications enumerated in the schedule appended hereto and
2. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed modifications to the Urban Development and Urban Housing Department, Block No. 14, 9th Floor, New Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette;

SCHEDULE

Proposed modifications in the Draft Revised Development Plan of Ahmedabad Urban Development Authority as finalized by the State Government

- (1) Under clause (m) of sub-section (1) of section 12 of the Act, different provisions of the General Development Control Regulations are modified as here under:-
- (a) In Regulation No. 1.1.1 (Pg.1), insert the word "Control" after the word general "development" and before the word "Regulation".
 - (b) In Chapter - 2 (Pg.2), the following words are added after the 2nd paragraph:- "Wherever the definition specified hereunder occurs in the act or rules shall prevail upon those define under these regulations."
 - (c) The regulation no.2.30 is deleted.
 - (d) The content of regulation No. 2.66.6 (Pg.13), is substituted by the words "Means the total utilized FSI"
 - (e) In the Regulation No. 2.109 (Pg.19), in the title the words"" Neighbourhood and Civic Centre" to be substituted by "Neighbuorhood / Civic Centre"
 - (f) The content of regulation No. 2.140(i) (Pg.24), is substituted by the words "The provision of land for public purpose in a development plan, Town Planning Scheme as enumerated in the Act."
 - (g) In the Regulation No. 3.1 (Pg.35):-
 - i. The words " in or over any land" shall be added after the words "development activity" and before the words "without obtaining":
 - ii. The following words are deleted.
"Prerequisite to applying for a Development Permission shall be, having the land approved by the Competent Authority as 'Building-unit' or 'Building-units'"
 - (h) In regulation No. 4.1.1 (Pg.42): In first line, the words "Developer" shall be added after words "Architects" and 2nd line the words "Developer on Record (DOR)," shall be added after words "(AOR),".
 - (i) The following is added as new regulation no.4.8 after regulation no.4.7 (Pg.48): "4.8. Additional Requirement for the building height Above 45 mtrs.
 1. For the purpose of Earthquake Resistant, third party verification shall have to be carried out from a structural engineer designated by the Municipal Corporation and such structural engineer shall verify the compliance of the design at footing, plinth and other levels and the following committee shall oversee the implementation of design.

1.	Municipal Commissioner, AMC	Chairman
2.	Chief Executive Authority, AUDA	Member
3.	Chief Fire Officer, AMC	Member
4.	Respectable Structure Engineer as decided by the Municipal Commissioner, AMC	Member
5.	Director, IIT or his representative	Member
6.	Director, CEPT or his representative	Member
7.	Deputy Municipal Commissioner or any other person decided by the Municipal Commissioner, AMC	Member Secretary

2. The front marginal space shall be kept at ground level and no construction or erection shall be done which may became an obstacle to parking.

3. For the Purpose of Security CCTV Cameras, Public Address System and the Control Room have to be provided.

4. The measures taken for Security and Fire Safety shall be reviewed yearly by the Ahmedabad Municipal Corporation."

- (j) In Regulation No. 5.1.1 (Pg.49) the word "building" is substituted by the words "building units/land"
- (k) In Regulation No. 5.1.2 (Pg.49), the words "Development permission" substituted by the word "Scrutiny"
- (l) In Regulation No. 6.5.2 (Pg.55), the following words are to be deleted.
"The date for grant of development permission shall be considered from the receipt of payment of scrutiny fees."
- (m) The chapter-8 shall be deleted. (Pg.58)
- (n) In Regulation No.9.1 (Pg.60), (Title) the word "Definition" is substituted by "Concept"
- (o) In Regulation No.9.3 (Pg.69), use classification table, at each sr.no.31 & 32 in column uses the table the words added at end "or any development activity carried out by appropriate authority for public purpose"
- (p) In Regulation No. 9.2. Zoning Table (Pg.63 to 67):-
- The words "clause (a) of sub-section (2) of section 12" are inserted in each column "Use Zone" at serial no.1 to 7,9,10,12,16 to 21 at the end.
 - The words "clause (a), clause (d), clause (e) and clause (g) of sub-section (2) of section 12" are inserted in each column "Use Zone" at serial no.8 at the end.
 - The words "clause (a) & clause (k) of sub-section (2) of section 12" are inserted in each column "Use Zone" at serial no.13 at the end.
 - The words "Mercantile-2 & 3 and Assembly- 3" are inserted in column "permissible uses" at serial no.9 at the end.
 - The words "Mercantile-1 & Dwelling-1" to be deleted in column "permissible uses" at each serial no.17 & 18 at the end.
 - The following shall be added as proviso in column "permissible uses" at each serial no.17 & 18.
"Provided that, service apartment, bread and breakfast, guest house, hotel, motel, lodging and boarding shall not be permitted. However Farm Houses specifically to be used for purpose of farming shall be allowed on a building unit having a minimum area of 4000 sq.m.tr.s."
 - The following shall be added as sr.no.21A Restricted Agriculture Zone (A3)

Sr. No.	Use Zone	Code	FSI- Permissible (Base)	FSI- Chargeable	FSI- Maximum Permissible	Permissible Uses
21A	Restricted Agriculture Zone (Regulation no.17.0) (clause (c) of sub- section (2) of section 12)	A3	As specified in regulation no. 17.0	Nil	As per base FSI	Zoo and Botanical Garden and Any activity under take by under taken Government for infrastructure

- viii. In Sr.no.14, the words "Residential Affordable Housing Zone" shall be substituted by "Residential Affordable Housing Zone-1" in column of "Use Zone" and "RAH" occurring in column "Code", "FSI Permissible (Base)", "FSI Chargeable", "FSI-Maximum Permissible" shall be substituted by "RAH-1"
- ix. The Content of sr. no.11 & 15 is deleted.
- (q) In Regulation No. 10.2 (Pg.72), the content of sub-clause 2 is substituted by the words "Amalgamation shall be permitted and in such cases 10% of the land shall be kept open on the road side."
- (r) In Regulation No. 10.3.2 (Pg.72), in the table of sub-clause (1), the words "Up to 12 mtr." is substituted by "less than 12 mtr" at sr.no.1 in column "Road width"
- (s) In Regulation No. 11.1 (Pg.78), the content of sub-clause 2 is substituted by the words "Amalgamation shall be permitted and in such cases 10% of the land shall be kept open on the road side."
- (t) In Regulation No. 13.3.5 (Pg.86), the content of sub-clause no.4 & 5 are deleted.
- (u) In Regulation No. 13.5.1 (Pg.86), the following proviso shall be added below the table:-
"Provided that, if the height of the building is more than 45 mtrs, the provision of regulation no.4.8 shall also be applicable."
- (v) In Regulation No. 13.6.5 (Pg.90), the following note is added below the table:
"Note: for building unit area above 500 sq. mtr the minimum side and rear margin shall be as per clause no.13.6.7"
- (w) In Regulation No. 13.6.7 (Pg.91):- In the title the words "and Building Units with area above 500 sqmtr" are deleted, and the table is substituted by following:

No.	Area of the Building Unit	Building Height	Required margin (in mts.)
1	Up to 750 sq. mtrs.	Up to 25 mtrs.	3.0
2	More than 750 sq. mts.	Up to 15 mtrs.	3.0
		Above 15 mtrs and up to 25 mts.	4.0
		Above 25 mtrs and up to 45 mtrs.	6.0
		Above 45 mts and up to 70 mtrs.	8.0

- (x) In Regulation No. 13.6.8 clause 3 (Pg.91), the words "50%" shall be replaced by "25%"
- (y) In Regulation No. 13.6.10.1 (Pg.91), the words "For Dwelling-1 and Dwelling-2" is substituted by "For Dwelling-1 and Dwelling-2 (Except Row House, Cottage Industries and Pre Schools"
- (z) In Regulation No. 13.6.10.8 (Pg.92), the words "and vehicular ramp leading to basement" & "(7) and" after the words "such as substation" and before the words "(as per regulation" are deleted.
- (aa) In Regulation No. 13.6.10. clause 16 (Pg.93), the words "also steps leading to ground floor on solid plinth shall be permitted" are added at the end.
- (bb) In Regulation No. 13.9.1 (Pg.95), in the table, in column "use" at sr.no.2 the words "and Logistic" to be added.

- (cc) In Regulation No. 13.9.2.4 (Pg.95), the words "ramp to basement parking" after the word "security cabin" and before the words "community/society" shall be deleted.
- (dd) In Regulation No. 13.10 (Pg.97):-
- In the note 1 under the parking table, the words "@30%" shall be added after the word "additional parking"
 - In the note 2 under the parking table, shall be substituted as under;

"2. Building unit having area up to 750 sqmts shall be permitted to provide 30% of the utilized FSI area for parking in the place of 50% for uses as mentioned in the above table.

3. Building unit having area above 750 sqmts and up to 2000 sqmts shall be permitted to provide 40% of the utilized FSI area for parking in the place of 50% for uses as mentioned in the above table."
 - In column "minimum parking requirement" of the table at sr.no.6 the words "Primary schools" to be substituted by "Primary & Pre schools"
- (ee) In Regulation No. 13.10.1 (Pg.98), the following proviso in sub-clause no.8 "Provided that, parking shall be allowed in any road side margin having building unit area up to 750 sqmtrs"
- (ff) In Regulation No. 13.11.1 (Pg.98), the figure "1.5" is substituted by "3.0" in sub clause no.2.
- (gg) In Regulation No. 13.1.2 (Pg.82):-
- The following is added as new sub-clause no. d. in clause no. 1

"The developer may instead of developing as per provision a, b & c above can also develop for use as per R-1 Zone by availing 1.0 FSI with additional chargeable 0.8 FSI @ 40% of jantry."
 - the following shall be added as proviso at the end of clause no. 1

Provided that the developer may avail higher FSI in the following matters:

No.	Proposed used	Base FSI	Additional Chargeable FSI	
			Within TOZ	Outside TOZ
1	Knowledge Zone(KZ) & Residential Affordable Housing (RAH)	1.8	" 2.2	0.9

- The clause no.3 is substituted by the following:-

"In the land of closed textile mills, for the any development permission, any owners /applicants intending to develop such land for any purpose shall contribute to the competent authority, land admeasure 40% the portion of plot/ building unit/ final plot for which development permission is sought."
- The sub-clause no.a of clause no.3 is deleted and clause no.4 is inserted as following:-

"4. For the development/re-development of land of closed textile mills for which zone has been changed from industrial zone to residential zone-1 (special 1.0 +

0.8 chargeable FSI@ 40% Jantry) by a notification modifying the sanctioned development plan of 2002, the developer shall have the following options:-

(i) develop the land as per Residential Zone-I (Special 1.0 + 0.8 chargeable FSI@ 40% Jantry) or

(i) develop the land as per sub-clause no.1 &2 and 3 above"

(hh) In Regulation No. 14.1. (Pg.101):-

i. the content of sub-rule a shall be substituted by the following:-

"Definition:- Residential Affordable Housing Zone "RAH means the area falling within shown in brown hatch in the land use plan and it shall be considered as a condition for residential zone of specific category under section 12(2)(m)."

and the following shall be added as sub-rule a (i)

" Definition:- Residential Affordable Housing Zone-1 "RAH-1 means the area shown in the land use plan as per the legend and it shall be considered as a residential zone of specific category under section 12(2)(m). and not a overlay zone"

ii. the following words shall be added at the end of the provision of sub-clause-f

"However in no case the density shall increase 600 dwelling unit per hector"

(ii) The following is added as new regulation no. 14.12

"14.12 The owners / applicant shall have an options to carry out development in under the urban development department's affordable housing policy also. However under such policy development shall not be permitted in Gamtal (CW), Gamtal Extension (GME), Residential Zone-III (R-3), General Agriculture Zone (A1), Prime Agriculture Zone (A2), Restricted Agriculture Zone (A3), Special Plan Area Development Zone - Sabarmati River Front Development (SPD-1), Special Plan Area Development Zone-Science Park (SPD-2), and Special Plan Area Development Zone -Gandhiashram Special Development Area (SPD-3) and any other zone having FSI less than 1.0."

(jj) In Regulation No. 15.1. (Pg.105):-

i. the content of sub-clause a shall be substituted by the following:-

"Definition:- Transit Oriented Zone (TOZ) means the area failing within Blue Dotted Verge shown in the sanctioned land use plan and shall be consider as a condition for high density development under section 12(2)(m). Moreover the appropriate authority shall make a proposal under relevant provision of law for sanctioning to the government demarcating the boundaries where benefits of TOZ have to be provided in on account of all future projects."

(kk) The following shall be added as a new regulation no.15.1.A

"To ensure that, in TOZ high density development is achieved in planned manner development permission for higher FSI shall only be granted if the land under consideration is a part of any local area plan prepared by Ahmedabad Urban Development Authority and appropriate authority seek approval of such local area plan from the government."

(ll) The following shall be added as a new regulation no.16.1.A

"To ensure that, in CBD high density development is achieved in planned manner development permission for higher FSI shall only be granted if the land under consideration is a part of any local area plan prepared by Ahmedabad Urban Development Authority and appropriate authority seek approval of such local area plan from the government.",

- (mm) In Chapter,17 wherever the word "detached dwelling Unit" occurred shall be substituted by "Farm House".
- (nn) In Regulation No. 17.1.4 (Pg.109), In the table:-
 - i. At each sr.no.2 the words "Minimum area any block/survey no./Hissa No./ FP No. shall be 5000 sqmtr. Provided that in case of Assembly-4 the minimum area shall be 10000 sqmtrs" shall be added in "remarks" column.
 - ii. At each sr.no.3 and 4 the words "Minimum area any block/survey no./Hissa No./ FP No. shall be 5000 sqmtr. Except Public Utility & Public Institutions" shall be added in "remarks" column.
- (oo) In Regulation No. 17.2.4 (Pg.110), In the table:-
 - i. At each sr.no.1 the words "Minimum area any block/survey no./Hissa No./ FP No. shall be 5000 sqmtr. for Agriculture-1 Use" shall be added in "remarks" column.
 - ii. At each sr.no.2 the words "Minimum area any block/survey no./Hissa No./ FP No. shall be 5000 sqmtr. Except Public Utility & Public Institutions " shall be added in "remarks" column.
- (pp) In Regulation No. 23.1.15.1.a (Pg.152):- In the table the column ""Minimum width of ramp(meters)" and the row "car" the figure "3.25" is substituted by " 3.0"
- (qq) In Regulation No. 23.1.15.1.e (Pg.152):- In the table, the column "area of parking in basement" the figure "600" is substituted by "750" and in the column "width of ramp" of 1st row the figure "3.25" is substituted by "3.0"
- (rr) In Regulation No. 24.21 (Pg.176): the words "and building unit area above 750 sqmtrs shall be added after the words "less than 45 mtrs" and before the words "an underground water tank"
- (ss) In Schedule-3 (Pg.205):
 - i. In the title the 1st words "Development Permission" shall be deleted.
 - ii. Insert subtitle as (A) as "Scrutiny Fee" before the sr.no.1 and Sr.No.5 is substituted by (B) and the words is added as subtitle (C) "Other charges/Fees" and the following provision is added under the sub-title (C)
 "Other charges/Fees shall be levied under the provisions of other Act and or instructed by State Government"
- (tt) In Schedule-6 (Pg.214):
 - i. In Sr.No.1 a the words "twenty" is substituted by "Six"
 - ii. In Sr.No.1 b the words "fifteen" is substituted by "four"
 - iii. In Sr.No.1 c the words "ten" is substituted by "three"
 - iv. In Sr.No.1 d the words "four" is substituted by "twice"
- (uu) In Schedule-7 (Pg.217): the 2nd table in the sr.no.4 is substituted by below table

No.	Building Category	Minimum Qualifications	Minimum Experience
1	Height up to 25 mtrs	Diploma in Engineering	7 Years
		B.E.	3 Years
2	Height more than 25 mtrs and upto 45 mtrs.	B.E.	5 Years
3	Height more than 45 mtrs and upto 70 mtrs.	B.E.	7 Years
4	Height more 70 mtrs.	B.E.	10 Years

(w) In Schedule-9 (Pg.218): In the table sr.no.5 in column "Fees" add the following words "Or scrutiny fees payable as per schedule-3, whichever is higher"

(ww) In Schedule-13 (Pg.220): the words "1. Lower basement slab level" shall be added after the the word "Form-11" and accordance to that, modify the all serial numbers.

(xx) In Schedule-16 (Pg.221): the words "Fifteen" is substituted by the words "four"

- (2) As shown in the accompanying plan, for the following Villages, the land designated in the development plan is released from the relevant zone and the land thus released is designated for Gamtal Extension under section 12(2)(a) of the said Act.

Villages: Vadsar, Adraj, Kani, Unava, Titoda, Vanch, Vansajada," Mahij, Harnivav, Chhala, Jetalpur, Khoraj(Gandhinagar), Bhuvaldi, Devki Vansol, Arsodiya (Ct), Kanbha-Kujad, Sansoli, Kathwada, Dodar, Iyava, Rancharada, Bhoyan Rathod, Merda, Nasmed, Dhanap, Pardhol, Isanpur Mota, Karsanpura, Lali, Mahudara, Manipur, Chharodi, Fuletra, Bidaj, Raska, Vadavi, Sojali, Kachhai, Palsana, Vamaj, Dhanaj, Nandoli, Ranasan, Dantali(Gandhinagar), Nenpur, Jhaloda, Jamiyatpur, Vira Talavadi, Khoraj (Sanand), Piyaj, Sankhej, Pratappura, Jaspur, Magodi, Enasan, Chekhla, Hirapur, Sugad, Areri, Nidhrad, Telav, Anadej, Amsaran, Khatraj-Kalol, Lambha Laxmipura, Devdi-Istonabad-Gamdi-Chosar, Rakanpur-Santej, Godhavi, Piplaj, Bhada, Shilaj,

- (3) As shown in the accompanying plan, (Sheet No.42), the alignment A1-B1-C1 of 45.00 mtr wide road of Village Shedfa & Vadavi is modified as A1-B2-C1 under section 12(2)(d) of the said Act, and the land thus released because of the change in alignment shall be designated in the adjacent zone under section 12(2)(a) of the said Act
- (4) As shown in the accompanying plan, (Sheet No.61, 62, 76, 77) from the land included in Pocket-P1 of Village Gota (marked as blue verge), those land designated for Industrial Zone General (IG), shall be released from the relevant zone and land thus released shall be designated for "Residential Zone I (RI)" under section 12(2)(a) of the accompanying plan.
- (5) As shown in the accompanying plan, (Sheet No.63) from the land included in Pocket-P1 of Village Koteswar (marked as blue verge), those land designated for "General Agriculture Zone (AI)", shall be released from the respective zone and land thus released shall be designated for "Residential Zone-I (R-I)" under section 12(2)(a) of the accompanying plan.
- (6) As shown in the accompanying plan, (Sheet No.74) from the land included in Pocket-P1 of Village Rancharda (marked as blue verge), those land designated for "General Agriculture Zone (AI)", shall be released from the respective zone and land thus released shall be designated for "Gamtal (GM)" under section 12(2)(a) of the accompanying plan.
- (7) As shown in the accompanying plan, (Sheet No.74), the alignment A1-B1-C1 of 90.00 mtr wide road is modified as A1-B2-C1 under section 12(2)(d) of the said Act, and the land thus released because of the change in alignment shall be designated in the adjacent zone under section 12(2)(a) of the said Act

- (8) As shown in the accompanying plan, (Sheet No.75) from the land included in Pocket-P1 of Village Rancharda (marked as blue verge), those land designated for "General Agriculture Zone (A1)", shall be released from the respective zone and land thus released shall be designated for "Gamtal (GM)" under section 12(2)(a) of the accompanying plan.
- (9) As shown in the accompanying plan, (Sheet No.75) from the land included in Pocket-P1 of Village Bhadaaj (marked as blue verge), those land designated for "General Agriculture Zone", shall be released from the respective zone and land thus released shall be designated for "Residential Zone III (R3)" under section 12(2)(a) of the accompanying plan.
- (10) As shown in the accompanying plan, (Sheet No.75, 89) from the land included in Pocket-P2 of Village Shilaj (marked as blue verge), those land designated for "General Agriculture Zone (A1)", shall be released from the respective zone and land thus released shall be designated for "Residential Zone III (R3)" under section 12(2)(a) of the accompanying plan.
- (11) As shown in the accompanying plan, (Sheet No.75), the "alignment A1-B1-C1 of 36.00 mtr wide road is proposed under section 12(2)(d) of the said Act.
- (12) As shown in the accompanying plan, (Sheet No.89), the alignment A1-B1 of Sardar Patel Ring Road along with 12 mtr service road on either side shall be as per the sanctioned draft Town Planning Scheme which is shown as per accompanying plan A1 under section 12(2)(d) of the said Act, and the land thus released because of the change in alignment shall be designated in the adjacent zone under section 12(2)(a) of the said Act
- (13) As shown in the accompanying plan, (Sheet No.90), the width of A1-B1 of Village Vastrapur of 12,00 mtr wide road is modified as 18 mtr. under section 12(2)(d) of the said Act.
- (14) As shown in the accompanying plan, (Sheet No.90), the width of C1-D1-E1 of Village Thaltej & Memnagar, 30.00 mtr wide road is modified as 24 mtr. under section 12(2)(d) of the said Act and the land thus released because of the change in alignment shall be designated in the adjacent zone under section 12(2)(a) of the said Act.
- (15) As shown in the accompanying plan, (Sheet No.93) from the land included in Pocket-P1 of Village Asarwa & Saijpur bogha (marked as blue verge), those land designated for "Industrial Zone Special (IS)" and "Industrial Zone General (IG)" shall be released from the respective zone and land thus released shall be designated for "Residential Zone I (R1)" under section 12(2)(a) of the accompanying plan.
- (16) As shown in the accompanying plan, (Sheet No.102, 116) from the land included in Pocket-P1 of Village Sanad (marked as blue verge), those land designated for "General Agriculture Zone (A1)" shall be released from the respective zone and land thus released shall be designated for "Residential Zone II (R2)" under section 12(2)(a) of the accompanying plan.
- (17) As shown in the accompanying plan, (Sheet No.107) from the land included in Pocket-P1 of Village Vastral & Ramol (marked as blue verge), those land designated for "industrial Zone General (IG)" shall be released from the respective zone and land thus released shall be designated for "Residential Zone I (R1)" under section 12(2)(a) of the accompanying plan.
- (18) As shown in the accompanying plan, (Sheet No.108) from the land included in Pocket-P1 of Village Bhuvaldi & Singarva (marked as blue verge), those land designated for "General Agriculture Zone (A1)" shall be released from the respective zone and land thus released shall be designated for "Industrial Zone General (IG)" under section 12(2)(a) of the accompanying plan.
- (19) As shown in the accompanying plan, (Sheet No.128 & 129) from the land included in Pocket-P1 of Village Laxmipura & Vatva (marked as blue verge), those land designated for "Industrial Zone General (IG)" shall be released from the respective zone and land thus

released shall be designated for "Residential Zone I (RI)" under section 12(2)(a) of the accompanying plan.

- (20) As shown in the accompanying plan, (Sheet No.129) from the land included in Pocket-P2, & P3 of Village Narol & Vatva (marked as blue verge), those land designated for "Residential Zone I (RI)" shall be released from the respective zone and land thus released shall be designated for "Industrial Zone General (IG)" under section 12(2)(a) of the accompanying plan.
- (21) As shown in the accompanying plan, (Sheet No.105), the alignment A1-B1 of Village Paldi 12.00 mtr wide road is modified as A1-C1 under section 12(2)(d) of the said Act, and the land thus released because of the change in alignment shall be designated in the adjacent zone under section 12(2)(a) of the said Act.
- (22) As shown in the accompanying plan, (Sheet No.94) from the land included in Pocket-P1 of Village Kathwada (marked as blue verge), those land designated for "Industrial Zone General (IG)" shall be released from the respective zone and land thus released shall be designated for "Residential Zone I (RI)" under section 12(2)(a) of the accompanying plan.
- (23) As shown in the accompanying plan, (Sheet No.115) from the land included in Pocket-P1 of Village Sanand (marked as blue verge), those land designated for "General Agriculture Zone (AI)" shall be released from the respective zone and land thus released shall be designated for "Residential Zone I (RI)" under section 12(2)(a) of the accompanying plan.
- (24) As shown in the accompanying plan, (Sheet No. 33), the alignment A1-A2 of 90.0 mtr wide road passing through Motibhoyan, Sabaspur is modified as B1-B2 under section 12(2)(d) of the said Act, and the land thus released because of the change in alignment shall be designated in the adjacent zone under section 12(2)(a) of the said Act.
- (25) As shown in the accompanying plan, (Sheet No. 44), the alignment A1-A2 of 90.0 mtr wide road passing through Motibhoyan, Vadsar, Khatraj, Santej is modified as B1-B2 under section 12(2)(d) of the said Act, and the land thus released because of the change in alignment shall be designated in the adjacent zone under section 12(2)(a) of the said Act.
- (26) As shown in the accompanying plan, (Sheet No. 59), the alignment A1-A2 of 90.0 mtr wide road passing through Khatraj, Santej, Sanavad, Ranchodpura is modified as B1-B2 under section 12(2)(d) of the said Act, and the land thus released because of the change in alignment shall be designated in the adjacent zone under section 12(2)(a) of the said Act.
- (27) As shown in the accompanying plan, (Sheet No. 74), the alignment A1-A2 of 90.0 mtr wide road passing through Ranchodpura, Ranchandra, Unali, Nasmed is modified as B1-B2 under section 12(2)(d) of the said Act, and the land thus released because of the change in alignment shall be designated in the adjacent zone under section 12(2)(a) of the said Act.
- (28) As shown in the accompanying plan, (Sheet No. 74), the alignment Y1-Y2 of 30.0 mtr wide road passing through Nasmed is modified as Y1-Y3 under section 12(2)(d) of the said Act, and the land thus released because of the change in alignment shall be designated in the adjacent zone under section 12(2)(a) of the said Act.
- (29) As shown in the accompanying plan, (Sheet No. 59), the alignment X1-X2 of 18 mtr wide road passing through Village Santej, Ranchodpura is proposed under section 12(2)(d) of the said Act.
- (30) As shown in the accompanying plan, (Sheet No. 60), the alignment X1-X2 of 18 mtr wide road passing through Village Santej is proposed under section 12(2)(d) of the said Act.
- (31) As shown in the accompanying plan, (Sheet No. 75), the alignment X1-X2 of 18 mtr wide road passing through Village Bhadaj, Rakanpur, Santej is proposed under section 12(2)(d) of the said Act.

- (32) As shown in accompanying plan (in the relevant Sheet No.) the Transit Oriented Zone (TOZ) is demarcated in Blue dotted Verge and that shown in hatch is deleted.
- (33) As shown in the accompanying plan, (Sheet No. 88, 89, 102, 103) from the land included in Pocket-H1 of Village Ghuma and Shela, those land designated for "General Agriculture Zone (A1)" shall be released from the respective zone and land thus released shall be designated for "Residential Affordable Housing 1 (RAH1)" under section 12(2)(a) of the accompanying plan.
- (34) As shown in the accompanying plan, (Sheet No. 43, 44, 59, 60, 75) from the land included in Pocket-11 of Village Rakanpur, Santej, Khatraj, Vadsar, Karoli, Bhoyanmoti, Jethlaj, Bhadaj, those land designated for "General Agriculture Zone (A1)" shall be released from the respective zone and land thus released shall be designated for "Industrial Zone General (IG)" under section 12(2)(a) of the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio Joint Secretary
to the Govt, of Gujarat
Urban Development and Urban Housing Department.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th March, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/89 of 2014/TPS-3211-5676-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/111 of 1998/TPS-2396-772-L, dated.10.08.1998 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.12 (Tarsamiya) (hereinafter referred to as "the said Draft Scheme") submitted by the Bhavnagar Municipal Corporation (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.12 (Tarsamiya) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:-

- Sanction the said Preliminary Scheme with modifications enumerated in schedule appended here to;
- State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Bhavnagar Municipal Corporation, during office hours on working days;
- Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

SCHEDULE

1. Allotment of final plots in lieu of O.P.No. 6 and 33 are modified as mentioned in the table below and as shown in accompanying plan.

OP No	OP Area (Sq.Mt)	FP No	FP Area (Sq.Mt)
33	2604	33/1	1679
		33/2	785
		Total	2464
6	8701	6/1	2196
		6/2	3047
		6/3	868
		Total	6111

2. Boundary of F.P.No.9 is modified as shown in accompanying plan as well as area is modified to 14471 Sq.Mt.
3. Allotment of F.P.No.41 (Sale for Commercial) is deleted as shown in accompanying plan.
4. F.P.No.42 (Sale for Residential) is modified as F.P.No.41+42 (Sale for Residential)
5. Allotment of Final Plot No.43 (Garden) is modified as mentioned in table below and as shown in accompanying plan.

Reservation No.	FP Area (Sq.Mt)
43/1(Garden)	437
43/2(Garden)	233
43/3(Garden)	506

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to Government of Gujarat.



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PART IV-B

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URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th March, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/90 of 2014/DVP-232012-3434-L: WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the General Development Control Regulation of the Development Plan of Bhavnagar Area Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/232 of 2013/DVP-232012-3434-L, dated.17.12.2013 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14th, 9th Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette

SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/232 of 2013/DVP-232012-3434-L, dated.17.12.2013

1. In the development plan, City Area-A, City Area-B, City Area-C, City Area-D, City Area-F, and City Area-G are proposed under section 12(2)(o) of the Act and earmarked as shown in accompanying plan.
2. As per Annexure-A, provisions of the GDCR are modified under section 12(2)(m) of the said Act.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

Annexure-A

Sr. No.	Clause No.	Present Provision			Proposed Modification		
		Width of Proposed Road (mts.)	Minimum Road Side Margin (Mts)	Remarks	Width of Proposed Road (mts.)	Minimum Road Side Margin (Mts)	Remarks
1	10.6(1)	(a) In a building unit of 2000 sq.mts. or more in area the common plot shall be provided.			(a) (i) In a building unit of 2000 sq.mts. or more in area the common plot shall be provided in city area F (ii) In a building unit of 3000 sq.mts. or more in area the common plot shall be provided in city area B and city area C		
2	11	SPECIAL DEVELOPMENT REQUIREMENTS FOR EXISTING OLD WALLED CITY (GAMTAL AREA)			SPECIAL DEVELOPMENT REQUIREMENTS FOR CITY AREA- A, CITY AREA- D AND CITY AREA-G		
3	12.2	(h) Minimum area for tenement building/ownership flats shall be 300 sq.mt with no side less than 12.0 Mts			(h) Minimum area for tenement building/ownership flats shall be 250 sq.mt with no side less than 12.0 Mts		
4	12.4.1(A)	Road upto 7.5 Mts	2.5	(1) For the existing built up area the margins requirement may be relaxed on merits of individual case subject to other regulations. (2) Minimum side margin shall be provided as per regulation no 12.4.1 (A)(ii)	Road upto 6.0 Mts	2.0	(1) For the existing built up area the margins requirement may be relaxed on merits of individual case subject to other regulations. (2) Minimum side margin shall be provided as per regulation no 12.4.1 (A)(ii)
		Above 7.5 Mts and upto 15 Mts	3.0		Above 6.0 Mts and upto 12 Mts	2.5	
		Above 15 Mts and upto 30 Mts	4.5		Above 12 Mts and upto 15 Mts	3.0	
		Above 30 Mts and upto 45 Mts	6.0		Above 15 Mts and upto 30 Mts	4.5	
		More than 45 Mts and upto 60 Mts	9.0		Above 30 Mts and upto 45 Mts	6.0	
		More than 60 Mts	12		More than 45 Mts and upto 60 Mts	9.0	
					More than 60 Mts	12.0	

5

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							(3) The additional FSI to be made available on payment of premium by the competent authority shall be granted with fulfillment of all conditions mentioned in DCR	the Stamp Duty Ready Reckonerof Government of Gujarat for the relevant year of development permission.
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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th March, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/91 of 2014/DVP-1409-5666-L:—WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Surat Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/100 of 2004/DVP-1403-3307-L dtd.02.09.2004 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.26.09.2013 on page no.308-1 & 308-2 under Government Notification, Urban Development and Urban Housing Department No.GH/V/178 of 2013/DVP-1409-5666-L, dtd.26.09.2013 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection. ;

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby :-

- (a) sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and ;
- (b) specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/100 of 2004/DVP-1403-3307-L dtd.02.09.2004

The land bearing Blok No. 27, 35, 36 of village Tunki reserved for "Housing (G.S.C.B.) (H-38)" and Block No. 103/p, 101/p of village Singanpor reserved for "Housing (G.S.C.B.) (H-39)" shall be deleted from the said reservations and land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio Joint Secretary
to Government of Gujarat.

Extra No. 95

REGISTERED No. L 2/RNP/G/GNR-84

વાર્ષિક લવાજમનો દર રૂ. ૩૦૦૦/-



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 1st March, 2014

GUJARAT STAMP ACT, 1958.

No. GHM-2014-50-M-STP-122012-5091-H-1.- In exercise of the powers conferred by clause (a) of section-9 of the Gujarat Stamp Act, 1958 (Bom. LX of 1958) the Government of Gujarat hereby remits the stamp duty chargeable under clause (ga) of article 5 of Schedule I of the said Act on an instruments of development agreement executed by GIFT SEZ Ltd. and Gujarat International Finance Tech-city company Limited in favour of developers relating to the land allotted for GIFT Project vide Government Resolution, Revenue Department No. જમન/૨૨૨૦૦૭/૧૮૬૬/અ.૧, dated the 22nd March, 2011 and No. જમન/૧૬૦૮/૬૫૫/અ, dated the 22nd March, 2011.

By order and in the name of the Governor of Gujarat,

V.T.MANDORA,
Deputy Secretary to Government.

IV-B Ex.-95-1

95-1



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

NARMADA WATER, RESOURCES WATER SUPPLY AND KALPSAR DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 3rd March, 2014.

THE GUJARAT WATER AND GAS PIPELINE

(ACQUISITION OF RIGHT OF USER IN LAND) ACT, 2000 SECTION-3(1).

No. GN/12/VWS-2014/152/KH-4 : -Whereas it appears to the Govt. of Gujarat that it is necessary in the public interest that for the arrangement of drinking water through Rabda Regional water supply Schem Pipeline are required to be laid in the state of Gujarat in District & Taluka, Valsad, From Village Rabda to Village Parnera by Gujarat Water supply and Sewage Board (Government of Gujarat Undertaking Gandhinagar), and whereas, for the purpose of laying pipeline it is necessary to acquire the Right of user in the land described in the Schedule annexed to this Notification. After declaration of acquisition of Right of User of owner or occupier of the land shall be entitled to use the land for the purpose of agriculture as per the provision made under section 9 of the said Act. The water pipeline will be laid minimum 1. mtr. Below ground level. Rou will be acquired in 15 mtr widths 8 mtr width where the pipe is more then 4 inch and 6th mtr width where the pipe is Less then 4 inch.

Now therefore in exercise of powers conferred by sub-section (1) of section 3 of the Gujarat water and Gas pipelines (Acquisition of right of user in land) Act 2000 the Government of Gujarat hereby declares its intention to acquire the right of user therein. Any person interested in the lands described in the said schedule may within thirty (30) days from the date of which the copies of the notification as published in the official Gazette of Government of Gujarat are made available to the general public, objection in writing with grounds to the acquisition of the right of user therein under the land to Executive Engineer G.W.S.S Board, Public Health works Division, ABBAS, Chamber Near, Jalaram Temple, Tithal Road, Valsad, 396 001.

SCHEDULE-3(1)

District :- Valsad

State :- Gujarat

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
1	RABDA	Valsad	CT	00	05	59
			301	00	18	94
			ROAD - PAR RIVER TO HEAD WORK	00	05	42
			309	00	02	71
			310	00	00	43
			311	00	01	09
			312	00	00	48
			313	00	01	36
			775	00	06	17
			264	00	03	19
			263	00	04	07
			262	00	02	27
			777	00	05	87
			748	00	03	55
			747	00	06	16
			736	00	00	29
			735	00	01	10
			734	00	00	88
			733	00	00	68
			732	00	00	66
			731	00	01	89
			507	00	01	35
			ROAD - PAR RIVER TO HEAD WORK	00	79	98
	HEAD WORK TO ANJALAV		507	00	07	84
			NALA	00	01	59
			523	00	03	02
			524	00	04	21
			548	00	03	01
			549	00	01	09
			550	00	00	82
	RABDA Continue		568	00	00	39
			570	00	00	55
			599	00	01	67
			572	00	01	10
			573	00	00	87
			586	00	01	60
			ROAD - RABDA HEADWORK TO ANJALAV	00	37	80

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	ANJALAV TO RABDA SCHOOL		619	00	00	66
			620	00	00	40
			621	00	00	47
			622	00	00	49
			629	00	00	33
			663	00	01	24
			664	00	00	51
			666	00	00	64
			672	00	00	63
			673	00	01	29
			677	00	00	38
			676	00	00	42
			NALA	00	00	15
			802	00	01	55
			820	00	00	32
			819	00	00	42
			818	00	00	58
			816	00	00	67
			824	00	00	11
			ROAD - ANJALAV TO NAVERA	00	62	04
2	ANJALAV	Valsad	673	00	00	62
			674	00	00	48
			677	00	00	63
			686	00	00	18
			687	00	00	35
			690	00	00	51
			696	00	00	47
			697	00	00	29
			699	00	00	49
			700	00	00	56
			701	00	00	30
			709	00	00	15
			710	00	00	15
			712	00	00	39
			714	00	00	42
			ROAD - RABDA HEADWORK TO ANJALAV CHOKADI	00	00	81
			652	00	00	04
			ROAD - RABDA HEADWORK TO ANJALAV CHOKADI	00	25	67
	ANJALAV TO CHANVAI		NALA	00	00	33

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	ANJALAV	Valsad	719	00	02	94
			CANAL	00	01	27
			718 P	00	00	56
			715	00	02	53
			ROAD - ANJALAV CHOKADI TO CHANVAI	00	23	12
	ANJALAV TO GADARIYA		652	00	00	27
			715	00	00	14
			ROAD - ANJALAV CHOKADI TO GADARIYA	00	00	43
			649	00	00	89
			648 P	00	00	58
	ANJALAV Continue		CT	00	00	39
			648P	00	01	50
			ROAD - INTERNATIONAL	00	00	67
			921 P	00	00	09
			927	00	03	47
			644	00	00	21
			933	00	01	15
			934	00	04	88
			941	00	00	64
			944	00	00	72
			945	00	01	01
			1089	00	01	35
			1090	00	01	32
			1093	00	00	26
			1094	00	00	16
			601	00	02	90
			CT	00	00	17
			1115	00	01	38
			1114	00	00	81
			ROAD - ANJALAV CHOKADI TO GADARIYA	00	92	65
	ANJALAV TO RABDA SCHOOL		652	00	00	13
			651	00	00	57
			650	00	00	68
			653	00	00	37
			662	00	00	48
			661	00	00	35
			660	00	00	19
			665	00	00	70
			666	00	01	08

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	ANJALAV Continue		632	00	00	31
			667	00	00	01
			ROAD - ANJALAV CHOKADI TO NAVERA	00	24	20
3	BINVADA	Valsad	341	00	04	73
	ANJALAV TO CHANVAI		CT	00	00	12
			337	00	00	48
			CT	00	01	00
			ROAD - ANJALAV TO CHANVAI - PARNERA	00	19	91
			297	00	00	08
			173	00	03	37
			172	00	01	52
			171	00	00	77
			170	00	01	33
			ROAD - ANJALAV TO CHANVAI - PARNERA ROAD	00	47	01
			CT	00	01	09
	BINVADA TO CHANVAI		ROAD - BINVADA TO CHANVAI	00	40	62
			154	00	00	70
			134 P	00	00	48
			133	00	00	27
			132	00	00	32
			131	00	01	83
			130	00	01	84
			127	00	01	56
			NALA	00	00	39
			90	00	02	51
			89	00	00	36
			ROAD - BINVADA TO CHANVAI	00	10	37
4	CHANVAI	Valsad	103	00	01	81
	ANJALAV TO PARNERA		101	00	02	98
	CHANVAI Continue		100	00	02	06
			99	00	02	88
			98	00	01	16
			CANAL	00	00	54
			98 P	00	00	82
			91	00	04	66
			90	00	00	52
			ROAD - ANJALAV TO PARNERA	00	38	81

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	ANJALAV TO PARNERA		ROAD - ANJALAV TO PARNERA	01	22	73
			59	00	01	81
			58	00	00	50
			57	00	00	37
			56	00	00	67
			55	00	01	10
			54	00	01	40
			53	00	00	50
			39	00	00	55
			38	00	00	48
			1469	00	05	19
			1468	00	00	68
			1467	00	01	92
			1466	00	01	55
			807	00	01	28
			808	00	06	51
			810	00	00	66
			824	00	03	58
			994	00	08	73
			995	00	01	19
	MAIN LINE TO ATTAR & DUNGRI		90	00	01	87
	CHANVAI Continue		92	00	01	23
			96	00	00	32
			ROAD - BINVADA TO ATTAR & DUNGRI	00	00	23
			95	00	01	21
			118	00	00	60
			135	00	02	12
			136	00	00	44
			150	00	00	68
			105	00	00	98
			152	00	00	60
			CANAL	00	00	16
			152	00	00	55
			127	00	00	07
			205	00	01	10
			207	00	01	09
			209	00	00	70
			232	00	00	19
			242	00	01	37

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	CHANVAI Continue		231	00	01	67
			230	00	01	28
			225	00	00	79
			268	00	01	19
			ROAD - BINA VADA TO ATTAR TO DUNGRI	01	07	57
	MAINLINE TO CHANVAI -2		1458	00	00	18
			CANAL	00	00	22
			1457	00	02	08
			1456	00	00	38
	CHANVAI Continue		1454	00	00	77
	MAINLINE TO CHANVAI -2.		ROAD -SUVIDHA FALIA TO DHARI FALIA	00	18	22
			1386	00	04	32
			1384	00	00	56
			1375	00	00	78
			1374	00	00	84
			1372	00	01	19
			1371	00	00	94
			1162	00	00	91
			1161	00	00	92
			1160	00	00	77
			1158	00	01	23
			1157	00	00	05
			1156	00	00	57
			1153	00	01	38
	MAINLINE TO KAZI FALIA-1		ROAD - CHANVAI TO KAZI FALIA	00	88	30
			524	00	00	13
			CANAL	00	00	06
			861	00	01	86
			783	00	00	57
			856	00	01	11
			855	00	00	37
			852	00	00	62
			853	00	00	24
			851	00	00	04
	MAINLINE TO KAZI FALIA-2		ROAD - CHANVAI TO KAZI FALIA	00	37	10
			906	00	01	70

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	CHANVAI Continue		904	00	00	16
			903	00	00	18
			895	00	00	27
			894	00	00	20
			893	00	00	28
			892	00	00	91
			868	00	00	80
			871	00	00	73
			873	00	02	13
5	PARNERA	Valsad	465 -	00	00	99
	CHANVAI KAZI FALIA		ROAD - CHANVAI TO NATIONAL HAIWAY NO - 8	00	05	28
	CHANVAI TO PARDIPARNERA		CANAL	00	40	18
			178P	00	00	29
			181	00	00	69
			170	00	08	18
			NH-8	00	05	66
			181P	00	01	49
			182	00	03	08
			184	00	01	60
			190	00	00	31
			191	00	01	38
			ROAD - INTERNATIONAL	00	00	23
			214	00	00	01
			211	00	00	37
			210	00	00	86
			194	00	00	04
			NALA	00	00	84
			360	00	00	03
			365	00	00	41
	PARNERA Continue		366	00	00	14
			367	00	00	26
			368	00	00	45
			1252	00	00	16
			1251	00	00	20
			1249	00	00	13
			1248	00	00	16
			1260	00	00	28
			1164	00	00	30
			1163	00	00	41
			1162	00	00	13

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	PARNERA Continue		1161	00	00	26
			1175	00	00	01
			ROAD - INTERNATIONAL	00	00	41
			1160	00	00	22
			1159	00	00	27
			1158	00	00	29
			1156	00	00	17
			1154	00	00	13
			872	00	00	30
			871	00	00	17
			873	00	00	11
			875	00	00	16
			807	00	00	32
			806	00	00	26
			805	00	00	14
			800	00	00	15
			796	00	00	13
			797	00	00	12
			795	00	00	21
			794	00	00	22
			793	00	00	45
			774	00	00	48
			773	00	00	52
			771	00	00	86
			759	00	00	55
			763	00	00	40
			762	00	01	22
			ROAD - CHANVAI TO PARDI PARNERA	01	21	53
			ROAD - PARNERA TO CHICHVADA	00	41	11
			A	00	00	40
			904	00	00	33
			907	00	00	49
			908	00	00	21
			909	00	00	39
			912	00	00	45
			911	00	00	08
			919	00	00	08
			918	00	00	09
			916	00	00	29
			ROAD - INTERNATIONAL	00	00	19
			1039	00	00	25
			1040	00	00	49

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	PARNERA Continue		1041	00	00	20
			1042	00	00	20
			1047	00	00	25
			1048	00	00	13
			ROAD - PARNERA TO CHICHVADA	00	00	73
			1056	00	00	30
	PARNERA Continue		1055	00	01	37
	PARNERA SUMP TO TANK		CANAL	00	09	24
			ROAD - PARNERA TO CHICHVADA	00	76	42
			60	00	02	11
			4	00	04	39
6	PARDIPARNER A	Valsad	1658	00	00	85
	PARNERA TO CHICHVADA		1657	00	00	21
			1653	00	00	10
			1651	00	00	18
	PARNERA TO NITYANAND PARK		1636	00	01	03
			939	00	00	39
			940	00	01	09
			943	00	01	47
			94 1/1	00	00	03
			970	00	01	12
			971	00	00	29
			996	00	01	67
			995	00	00	29
			CANAL	00	04	09
			998 / 2	00	00	19
			1014	00	00	03
			1017	00	27	95
			ROAD - PARNERA TO NITYANAND PARK	00	81	83
	NITYANAND PARK TO SUGAR FACTORY		1017	00	00	75
7	CHICHVADA	Valsad	139	00	00	37
	PARDIPARNER A TO CHICHVADA		241	00	00	74
			198	00	00	26

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	CHICHVADA Continue		199	00	00	24
			201	00	00	13
			201P	00	00	85
			ROAD -PARNERA TO CHICHVADA	00	09	92
8	GADARIYA I & II	Valsad	244	00	00	95
	GADARIYA TO JUVVA		243	00	00	91
			242	00	00	47
			241	00	00	8
			240	00	00	78
			239	00	01	55
			229	00	00	27
			228	00	00	17
			227	00	00	68
			226	00	00	25
			225	00	00	80
			216	00	01	02
			215	00	00	16
			195	00	00	14
			198	00	00	25
			197	00	00	30
			196	00	00	18
			188	00	00	37
			187	00	00	25
			183	00	00	04
			184	00	00	35
			169	00	00	61
			NALA	00	00	14
			167	00	00	21
			168	00	00	45
			157	00	00	65
			151	00	00	01
			158	00	00	38
			1445	00	00	41
			1446	00	00	44
			1447	00	00	22
			8	00	00	09
			7	00	00	22
			3	00	00	80
			2	00	00	10
			1509	00	02	53
			68	00	00	72

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	GADARIYA		69	00	00	55
	Continue					
			70	00	00	34
			72	00	00	44
			74	00	00	95
			75	00	00	50
			76	00	00	43
			77	00	00	25
			78	00	01	03
			562	00	02	13
			563	00	02	96
			564	00	01	54
			565	00	00	38
			566	00	00	38
			570	00	00	08
			755	00	04	57
			773	00	00	82
			774	00	00	85
			779	00	00	70
			749	00	01	77
			ROAD - ANJALAV TO PATHARIYA	02	71	90
			876	00	00	30
			749	00	02	54
			748	00	00	75
			747	00	00	29
			746	00	00	83
			737	00	03	89
			736	00	01	33
			731	00	01	15
			729	00	00	33
			728	00	00	12
			727	00	00	42
			726	00	00	50
			721	00	00	35
			722	00	00	32
	GADARIYA TO		1201	00	00	40
	BHOMAPARDY					
			1199	00	01	67
			1144	00	01	83
			1143	00	01	78
			810	00	00	76
			811	00	00	24
			1142	00	00	24
			1141	00	00	29

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	GADARIYA Continue		1138	00	00	86
			1137	00	00	19
			1136	00	00	90
			1135	00	00	36
			1259	00	00	60
			1268	00	01	36
			1275	00	00	78
			1277	00	01	00
			1281	00	01	90
			1282	00	00	15
			1283	00	00	20
			ROAD -GADAROYA TO BHOMAPARDI	01	04	61
9	PATHRI	Valsad	ROAD -State haiway -67	00	56	84
	GADARIYA TO JUVVA		166	00	00	73
			165	00	00	80
			164	00	00	08
			162	00	00	69
			161	00	00	52
			160	00	02	02
			159	00	00	59
			181	00	02	41
	MAIN LINE TO PATHRI VILLAGE		ROAD - STATE HAIWAY TO PATHARIGAM	00	15	65
			333	00	3	91
			ROAD -INTERNATIONAL	00	00	16
			334	00	00	32
			335	00	00	26
			317	00	00	93
			315	00	00	57
10	JUJAWA-II	Valsad	NALA	00	02	95
	GADARIYA(MA IN LINE) TO JUJAWA VILAGE		771	00	01	87
			772	00	00	08
			777	00	00	12
	JUJAWA-II Continue		778 P	00	00	77
			776	00	00	83
			CANAL	00	00	50
			761	00	00	88
			760	00	00	43

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	JUJAWA-II Continue		759	00	00	32
			758	00	00	04
			746	00	00	16
			746P	00	00	65
			745P	00	01	53
			ROAD - STATE HAIWAY -67 TO JUJAWA	00	70	88
	GADARIYA TO ATAKPARDI		ROAD -DHARAMPUR TO VALSAD	00	35	31
			557	00	02	53
			559	00	00	51
			560	00	01	99
			562	00	00	59
			563	00	01	15
			570	00	00	24
			571	00	00	25
			572	00	00	21
			573	00	00	33
			575	00	00	44
			576	00	00	69
			577	00	00	70
			586	00	00	24
			587	00	03	47
			589	00	00	70
			590	00	00	69
			591	00	02	55
			593 P	00	00	33
			593	00	00	15
			594	00	00	53
			595	00	00	54
			NALA	00	07	37
			771	00	03	51
			779P	00	00	87
			ROAD - DHARAMPUR TO VALSAD	01	29	35
11	ATAKPALDI	Valsad	59	00	00	86
	JUJVA TO ATAKPALDI		60	00	00	52
			67	00	12	12
			ROAD - STATE HAIWAY -67 TO ATAKPALDI	00	20	98
12	BHOMAPARDI	Valsad	382	00	00	61
	GADARIYA TO RONVEL		383	00	00	59
			384	00	00	01
			386	00	01	21
			387	00	00	24
			32	00	00	27
			30	00	00	87
			31	00	00	26
			23	00	00	34

No.	Village	Taluka	Survey no. / Block no.	R.O.U. AREA		
				Ha.	Are.	Sq. Mtr.
1	2	3	4	5	6	7
	BHOMAPARDI	Valsad	22	00	01	13
			21	00	00	28
			ROAD - DHARAMPUR TO VALSAD	00	61	36
			ROAD - STATE HAIWAY - 67 TO BHOMAPARDI	00	09	69
			272	00	05	12
13	RONVEL	Valsad	ROAD - DHARAMPUR TO VALSAD	00	56	91
	BHOMAPARDI TO RONVEL		182	00	00	50
			178	00	00	95
			1091	00	00	14
			1092	00	00	25
			1037	00	00	27
			1038	00	00	29
			1060	00	00	50
			1059	00	00	20
			ROAD - INTERNATIONAL	00	00	16
			1046	00	01	81
			ROAD - STATE HAIWAY - 67 TO RONAVAL	00	22	29

By order and in the name of the Governor of Gujarat,

RAVI SOLANKI,
Chief Engineer & Add. Secretary to Government.

નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૦ માર્ચ, ૨૦૧૪.

ગુજરાત પાણીની અને ગેસની પાઈપ લાઈન (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત)
અધિનિયમ ૨૦૦૦ ની કલમ-૩(૧)

ક્રમાંક : જીએન-૧૨-વીડબલ્યુએસ-૨૦૧૪-૧૫૨-ખ-૪.-આ જાહેરનામામાં જણાવેલ હિત સંબંધ ધરાવનાર સર્વે ખાતેદારો કબજેદારોને આથી જણાવવામાં આવે છે કે ગુજરાત સરકારને જાહેર હિતમાં એવું જણાય છે કે, ગુજરાત પાણી પુરવઠા અને ગટર વ્યવસ્થા બોર્ડ (ગુજરાત સરકારનું સાહસ) દ્વારા રાબડા જુથ પાણી પુરવઠા યોજના ગુજરાત રાજ્યના વલસાડ જિલ્લાના વલસાડ તાલુકાના રાબડા ગામથી પારનેરા ગામને પીવાના પાણી પુર પાડવા માટે પાઈપ લાઈન નાંખવી જરૂરી છે. આવી પાઈપ લાઈન નાખવાના જાહેર હેતુસર આ સાથેની અનુસુચિમાં જણાવેલ જમીનમાં તેની સામે દર્શાવેલ ક્ષેત્રફળ વાળી જમીનમાંનો વપરાશકારોનો હક્ક સંપાદિત કરવો જરૂરી છે. વપરાશી હક્ક સંપાદન થતાં જમીનનો કબજો જે તે ખાતેદાર કબજેદારનો રહે છે જેથી જે તે ખાતેદાર કબજેદાર ઉક્ત અધિનિયમની કલમ-૯ ના જમીનના વપરાશ સંબંધી નિયંત્રણોને આધીન ખેતી કરી શકશે. સદરહું પીવાના પાણીની પાઈપ લાઈન જમીનમાં ઓછામાં ઓછી ૧ મીટર થી વધુ ઉંડાઈએ નાંખવામાં આવશે. આ માટે જમીનમાંનો વપરાશી હક્ક ૪ ઈંચથી મોટી પાઈપ માટે ૮ મીટર ની પહોળાઈમાં અને ૪ ઈંચ થી ઓછા પાઈપ માટે ૬ મીટરની પહોળાઈમાં જમીનનો વપરાશી હક્ક સંપાદન કરવામાં આવશે.

ઉપરોક્ત કાયદાની કલમ-૩(૧) માં દર્શાવ્યા પ્રમાણે રાજ્ય સરકાર સદરહું સવાલવાળી જમીનમાં રાજ્યપત્રમાં પ્રસિદ્ધ કરેલ જાહેરનામાંથી તેમના વપરાશકારોના હક્ક સંપાદિત કરવા માટેના પોતાનો ઇરાદો જાહેર કરે છે. તો સવાલવાળી જમીનમાં હિત સંબંધ ધરાવતી તમામ વ્યક્તિઓને, સદરહું જમીનમાં પાઈપ લાઈન નાંખવામાં / આવનાર છે. તેથી વપરાશકારોના હક્ક સંપાદિત કરવા અંગે વાંધો હોય તો ગુજરાત સરકારના ગેજેટમાં પ્રસિદ્ધ થયેલા જાહેરનામાંની નકલ મળ્યાની તારીખથી ૩૦ દિવસમાં આ બાબતે કાર્યપાલક ઈજનેરશ્રી, જાહેર આરોગ્ય બાંધકામ વિભાગમાં ગુજરાત પાણી પુરવઠા અને ગટર વ્યવસ્થા બોર્ડ, અબ્બાસ ચેમ્બર જલારામ મંદિરની બાજુમાં, તીથલ રોડ, વલસાડ-૩૯૬ ૦૦૧ ને વાંધાની લેખિત રજુઆત કરી વાંધાઓ રજુ કરવા.

અનુસૂચિ-૩(૧)

જિલ્લો : વલસાડ

રાજ્ય : ગુજરાત

જમીનમાં વપરાશકારોના હક્ક સંપાદન થતી જમીનની વિગતો.

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	અર.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૧	રાબડા	વલસાડ	કાટરૂક	૦૦	૦૫	૫૯
			૩૦૧	૦૦	૧૮	૯૪
			રોડ - પાર નદી થી હેડવર્ક	૦૦	૦૫	૪૨
			૩૦૯	૦૦	૦૨	૭૧
			૩૧૦	૦૦	૦૦	૪૩
			૩૧૧	૦૦	૦૧	૦૯
			૩૧૨	૦૦	૦૦	૪૮
			૩૧૩	૦૦	૦૧	૩૬
			૭૭૫	૦૦	૦૬	૧૭
			૨૬૪	૦૦	૦૩	૧૯
			૨૬૩	૦૦	૦૪	૦૭
			૨૬૨	૦૦	૦૨	૨૭
			૭૭૭	૦૦	૦૫	૮૭
			૭૪૮	૦૦	૦૩	૫૫
			૭૪૭	૦૦	૦૬	૧૬
			૭૩૬	૦૦	૦૦	૨૯
			૭૩૫	૦૦	૦૧	૧૦
			૭૩૪	૦૦	૦૦	૮૮
			૭૩૩	૦૦	૦૦	૬૮
			૭૩૨	૦૦	૦૦	૬૬
			૭૩૧	૦૦	૦૧	૮૯
			૫૦૭	૦૦	૦૧	૩૫
			રોડ -- પાર નદી થી હેડવર્ક	૦૦	૭૯	૯૮
	હેડ વર્ક થી અંજલાવ		૫૦૭	૦૦	૦૭	૮૪
			નાળા	૦૦	૦૧	૫૯
			૫૨૩	૦૦	૦૩	૦૨
			૫૨૪	૦૦	૦૪	૨૧
			૫૪૮	૦૦	૦૩	૦૧
			૫૪૯	૦૦	૦૧	૦૯

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	અરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	રાબડા	વલસાડ	૫૫૦	૦૦	૦૦	૮૨
			૫૬૮	૦૦	૦૦	૩૯
			૫૭૦	૦૦	૦૦	૫૫
			૫૯૯	૦૦	૦૧	૬૭
			૫૭૨	૦૦	૦૧	૧૦
			૫૭૩	૦૦	૦૦	૮૭
			૫૮૬	૦૦	૦૧	૬૦
			રોડ-રાબડા હેડવર્ક થી અંજલાવ	૦૦	૩૭	૮૦
	અંજલાવ થી રાબડા સ્કુલ		૬૧૯	૦૦	૦૦	૬૬
			૬૨૦	૦૦	૦૦	૪૦
			૬૨૧	૦૦	૦૦	૪૭
			૬૨૨	૦૦	૦૦	૪૯
			૬૨૯	૦૦	૦૦	૩૩
			૬૬૩	૦૦	૦૧	૨૪
			૬૬૪	૦૦	૦૦	૫૧
			૬૬૬	૦૦	૦૦	૬૪
			૬૭૨	૦૦	૦૦	૬૩
			૬૭૩	૦૦	૦૧	૨૯
			૬૭૭	૦૦	૦૦	૩૮
			૬૭૬	૦૦	૦૦	૪૨
			નાળા	૦૦	૦૦	૧૫
			૮૦૨	૦૦	૦૧	૫૫
			૮૨૦	૦૦	૦૦	૩૨
			૮૧૯	૦૦	૦૦	૪૨
			૮૧૮	૦૦	૦૦	૫૮
			૮૧૬	૦૦	૦૦	૬૭
			૮૨૪	૦૦	૦૦	૧૧
			રોડ-અંજલાવ થી નવેરા	૦૦	૬૨	૦૪
૨	અંજલાવ	વલસાડ	૬૭૩	૦૦	૦૦	૬૨
			૬૭૪	૦૦	૦૦	૪૮
			૬૭૭	૦૦	૦૦	૬૩
			૬૮૬	૦૦	૦૦	૧૮
			૬૮૭	૦૦	૦૦	૩૫
			૬૯૦	૦૦	૦૦	૫૧
			૬૯૬	૦૦	૦૦	૪૭
			૬૯૭	૦૦	૦૦	૨૯
			૬૯૯	૦૦	૦૦	૪૯
			૭૦૦	૦૦	૦૦	૫૬
			૭૦૧	૦૦	૦૦	૩૦
			૭૦૯	૦૦	૦૦	૧૫

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	અંજલાવ	વલસાડ	૭૧૦	૦૦	૦૦	૧૫
			૭૧૨	૦૦	૦૦	૩૯
			૭૧૪	૦૦	૦૦	૪૨
			રોડ - રાબડા હેડવર્ક થી અંજલાવ ચોકડી	૦૦	૦૦	૮૧
			૬૫૨	૦૦	૦૦	૦૪
			રોડ -- રાબડા હેડવર્ક થી અંજલાવ ચોકડી	૦૦	૨૫	૬૭
	અંજલાવ થી ચણવઈ		નાળા	૦૦	૦૦	૩૩
			૭૧૯	૦૦	૦૨	૯૪
			કેનાલ	૦૦	૦૧	૨૭
			૭૧૮ પેકી	૦૦	૦૦	૫૬
			૭૧૫	૦૦	૦૨	૫૩
			રોડ - અંજલાવ ચોકડી થી ચણવઈ	૦૦	૨૩	૧૨
	અંજલાવ થી ગાડરીયા		૬૫૨	૦૦	૦૦	૨૭
			૭૧૫	૦૦	૦૦	૧૪
			રોડ - અંજલાવ ચોકડી થી ગાડરીયા	૦૦	૦૦	૪૩
			૬૪૯	૦૦	૦૦	૮૯
			૬૪૮ પેકી	૦૦	૦૦	૫૮
			કાર્ટ ટ્રેક	૦૦	૦૦	૩૯
			૬૪૮ પેકી	૦૦	૦૧	૫૦
			રોડ -અંતરીયાળ	૦૦	૦૦	૬૭
			૯૨૧ પેકી	૦૦	૦૦	૦૯
			૯૨૭	૦૦	૦૩	૪૭
			૬૪૪	૦૦	૦૦	૨૧
			૯૩૩	૦૦	૦૧	૧૫
			૯૩૪	૦૦	૦૪	૮૮
			૯૪૧	૦૦	૦૦	૬૪
			૯૪૪	૦૦	૦૦	૭૨
			૯૪૫	૦૦	૦૧	૦૧
			૧૦૮૯	૦૦	૦૧	૩૫
			૧૦૯૦	૦૦	૦૧	૩૨
			૧૦૯૩	૦૦	૦૦	૨૬
			૧૦૯૪	૦૦	૦૦	૧૬
			૬૦૧	૦૦	૦૨	૯૦
			કાર્ટ ટ્રેક	૦૦	૦૦	૧૭
			૧૧૧૫	૦૦	૦૧	૩૮
			૧૧૧૪	૦૦	૦૦	૮૧
			રોડ - અંજલાવ ચોકડી થી ગાડરીયા	૦૦	૯૨	૬૫
	અંજલાવ થી રાબડા સ્કુલ		૬૫૨	૦૦	૦૦	૧૩
			૬૫૧	૦૦	૦૦	૫૭

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	અરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	અંજલાવ	વલસાડ	૬૫૦	૦૦	૦૦	૬૮
			૬૫૩	૦૦	૦૦	૩૭
			૬૬૨	૦૦	૦૦	૪૮
			૬૬૧	૦૦	૦૦	૩૫
			૬૬૦	૦૦	૦૦	૧૯
			૬૬૫	૦૦	૦૦	૭૦
			૬૬૬	૦૦	૦૧	૦૮
			૬૩૨	૦૦	૦૦	૩૧
			૬૬૭	૦૦	૦૦	૦૧
			રોડ - અંજલાવ ચોકડી થી નવેરા	૦૦	૨૪	૨૦
૩	બીનવાડા	વલસાડ	૩૪૧	૦૦	૦૪	૭૩
	અંજલાવ થી ચણવઈ		કાર્ટ ટ્રેક	૦૦	૦૦	૧૨
			૩૩૭	૦૦	૦૦	૪૮
			કાર્ટ ટ્રેક	૦૦	૦૧	૦૦
			રોડ - અંજલાવ થી ચણવઈ થઈ પારનેરા	૦૦	૧૯	૯૧
			૨૯૭	૦૦	૦૦	૦૮
			૧૭૩	૦૦	૦૩	૩૭
			૧૭૨	૦૦	૦૧	૫૨
			૧૭૧	૦૦	૦૦	૭૭
			૧૭૦	૦૦	૦૧	૩૩
			રોડ - અંજલાવ થી ચણવઈ થઈ પારનેરા રોડ	૦૦	૪૭	૦૧
			કાર્ટ ટ્રેક	૦૦	૦૧	૦૯
	બીનવાડા થી ચણવઈ		રોડ - બીનવાડા થી ચણવઈ	૦૦	૪૦	૬૨
			૧૫૪	૦૦	૦૦	૭૦
			૧૩૪ પેકી	૦૦	૦૦	૪૮
			૧૩૩	૦૦	૦૦	૨૭
			૧૩૨	૦૦	૦૦	૩૨
			૧૩૧	૦૦	૦૧	૮૩
			૧૩૦	૦૦	૦૧	૮૪
			૧૨૭	૦૦	૦૧	૫૬
			નાળા	૦૦	૦૦	૩૯
			૯૦	૦૦	૦૨	૫૧
			૮૯	૦૦	૦૦	૩૬
			રોડ - બીનવાડા થી ચણવઈ	૦૦	૧૦	૩૭
૪	ચણવઈ	વલસાડ	૧૦૩	૦૦	૦૧	૮૧
	અંજલાવ થી પારનેરા		૧૦૧	૦૦	૦૨	૯૮
			૧૦૦	૦૦	૦૨	૦૬
			૯૯	૦૦	૦૨	૮૮
			૯૮	૦૦	૦૧	૧૬

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	ચાણવઈ	વલસાડ	કેનાલ	૦૦	૦૦	૫૪
			૯૮ પેકી	૦૦	૦૦	૮૨
			૯૧	૦૦	૦૪	૬૬
			૯૦	૦૦	૦૦	૫૨
			રોડ - અંજલાવ થી પારનેરા	૦૦	૩૮	૮૧
	અંજલાવ થી પારનેરા		રોડ- અંજલાવ થી પારનેરા	૦૧	૨૨	૭૩
			૫૯	૦૦	૦૧	૮૧
			૫૮	૦૦	૦૦	૫૦
			૫૭	૦૦	૦૦	૩૭
			૫૬	૦૦	૦૦	૬૭
			૫૫	૦૦	૦૧	૧૦
			૫૪	૦૦	૦૧	૪૦
			૫૩	૦૦	૦૦	૫૦
			૩૯	૦૦	૦૦	૫૫
			૩૮	૦૦	૦૦	૪૮
			૧૪૬૯	૦૦	૦૫	૧૯
			૧૪૬૮	૦૦	૦૦	૬૮
			૧૪૬૭	૦૦	૦૧	૯૨
			૧૪૬૬	૦૦	૦૧	૫૫
			૮૦૭	૦૦	૦૧	૨૮
			૮૦૮	૦૦	૦૬	૫૧
			૮૧૦	૦૦	૦૦	૬૬
			૮૨૪	૦૦	૦૩	૫૮
			૯૯૪	૦૦	૦૮	૭૩
			૯૯૫	૦૦	૦૧	૧૯
	મેઈન લાઈન થી અત્તર અને ડુંગરી		૯૦	૦૦	૦૧	૮૭
			૯૨	૦૦	૦૧	૨૩
			૯૬	૦૦	૦૦	૩૨
			રોડ - બીનવાડા થી અત્તર થઈ ડુંગરી	૦૦	૦૦	૨૩
			૯૫	૦૦	૦૧	૨૧
			૧૧૮	૦૦	૦૦	૬૦
			૧૩૫	૦૦	૦૨	૧૨
			૧૩૬	૦૦	૦૦	૪૪
			૧૫૦	૦૦	૦૦	૬૮
			૧૦૫	૦૦	૦૦	૯૮
			૧૫૨	૦૦	૦૦	૬૦
			કેનાલ	૦૦	૦૦	૧૬
			૧૫૨	૦૦	૦૦	૫૫
			૧૨૭	૦૦	૦૦	૦૭

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	અરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	ચણવઈ	વલસાડ	૨૦૫	૦૦	૦૧	૧૦
			૨૦૭	૦૦	૦૧	૦૯
			૨૦૯	૦૦	૦૦	૭૦
			૨૩૨	૦૦	૦૦	૧૯
			૨૪૨	૦૦	૦૧	૩૭
			૨૩૧	૦૦	૦૧	૬૭
			૨૩૦	૦૦	૦૧	૨૮
			૨૨૫	૦૦	૦૦	૭૯
			૨૬૮	૦૦	૦૧	૧૯
			રોડ - બીનવાડા થી અત્તર થઈ કુગરી	૦૧	૦૭	૫૭
	મેઈન લાઈન થી ચણવઈ		૧૪૫૮	૦૦	૦૦	૧૮
			કેનાલ	૦૦	૦૦	૨૨
			૧૪૫૭	૦૦	૦૨	૦૮
			૧૪૫૬	૦૦	૦૦	૩૮
			૧૪૫૪	૦૦	૦૦	૭૭
	મેઈન લાઈન થી ચણવઈ -૨		રોડ - સુવિધા ફળીયા અને ધારી ફળીયા	૦૦	૧૮	૨૨
			૧૩૮૬	૦૦	૦૪	૩૨
			૧૩૮૪	૦૦	૦૦	૫૬
			૧૩૭૫	૦૦	૦૦	૭૮
			૧૩૭૪	૦૦	૦૦	૮૪
			૧૩૭૨	૦૦	૦૧	૧૯
			૧૩૭૧	૦૦	૦૦	૯૪
			૧૧૬૨	૦૦	૦૦	૯૧
			૧૧૬૧	૦૦	૦૦	૯૨
			૧૧૬૦	૦૦	૦૦	૭૭
			૧૧૫૮	૦૦	૦૧	૨૩
			૧૧૫૭	૦૦	૦૦	૦૫
			૧૧૫૬	૦૦	૦૦	૫૭
			૧૧૫૩	૦૦	૦૧	૩૮
	મેઈન લાઈન થી કાજી ફળીયા - ૧		રોડ - ચણવઈ થી કાજી ફળીયા	૦૦	૮૮	૩૦
			૫૨૪	૦૦	૦૦	૧૩
			કેનાલ	૦૦	૦૦	૦૬
			૮૬૧	૦૦	૦૧	૮૬
			૭૮૩	૦૦	૦૦	૫૭
			૮૫૬	૦૦	૦૧	૧૧
			૮૫૫	૦૦	૦૦	૩૭
			૮૫૨	૦૦	૦૦	૬૨
			૮૫૩	૦૦	૦૦	૨૪
			૮૫૧	૦૦	૦૦	૦૪

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	અરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	મેઈન લાઈન થી કાઢી ફલીયા -૨		રોડ -ચણવઈ થી કાઢી ફળીયા	૦૦	૩૭	૧૦
			૯૦૬	૦૦	૦૧	૭૦
			૯૦૪	૦૦	૦૦	૧૬
			૯૦૩	૦૦	૦૦	૧૮
			૮૯૫	૦૦	૦૦	૨૭
			૮૯૪	૦૦	૦૦	૨૦
			૮૯૩	૦૦	૦૦	૨૮
			૮૯૨	૦૦	૦૦	૯૧
			૮૬૮	૦૦	૦૦	૮૦
			૮૭૧	૦૦	૦૦	૭૩
			૮૭૩	૦૦	૦૨	૧૩
૫	પારનેરા	વલસાડ	૪૬૫	૦૦	૦૦	૯૯
	ચણવઈ થી કાઢી ફલીયા -૨		રોડ - ચણવઈ થી નેશનલ હાઈવે નં - ૮	૦૦	૦૫	૨૮
	ચણવઈ થી પારડી પારનેરા		કેનાલ	૦૦	૪૦	૧૮
			૧૭૮ પેકી	૦૦	૦૦	૨૯
			૧૮૧	૦૦	૦૦	૬૯
			૧૭૦	૦૦	૦૮	૧૮
			NH - ૮	૦૦	૦૫	૬૬
			૧૮૧ પેકી	૦૦	૦૧	૪૯
			૧૮૨	૦૦	૦૩	૦૮
			૧૮૪	૦૦	૦૧	૬૦
			૧૯૦	૦૦	૦૦	૩૧
			૧૯૧	૦૦	૦૧	૩૮
			રોડ - અંતરીયાળ	૦૦	૦૦	૨૩
			૨૧૪	૦૦	૦૦	૦૧
			૨૧૧	૦૦	૦૦	૩૭
			૨૧૦	૦૦	૦૦	૮૬
			૧૯૪	૦૦	૦૦	૦૪
			નાળા	૦૦	૦૦	૮૪
			૩૬૦	૦૦	૦૦	૦૩
			૩૬૫	૦૦	૦૦	૪૧
			૩૬૬	૦૦	૦૦	૧૪
			૩૬૭	૦૦	૦૦	૨૬
			૩૬૮	૦૦	૦૦	૪૫
			૧૨૫૨	૦૦	૦૦	૧૬
			૧૨૫૧	૦૦	૦૦	૨૦
			૧૨૪૯	૦૦	૦૦	૧૩

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	અરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	પારનેરા	વલસાડ	૧૨૪૮	૦૦	૦૦	૧૬
			૧૨૬૦	૦૦	૦૦	૨૮
			૧૧૬૪	૦૦	૦૦	૩૦
			૧૧૬૩	૦૦	૦૦	૪૧
			૧૧૬૨	૦૦	૦૦	૧૩
			૧૧૬૧	૦૦	૦૦	૨૬
			૧૧૭૫	૦૦	૦૦	૦૧
			રોડ - અંતરીયાળ	૦૦	૦૦	૪૧
			૧૧૬૦	૦૦	૦૦	૨૨
			૧૧૫૯	૦૦	૦૦	૨૭
			૧૧૫૮	૦૦	૦૦	૨૯
			૧૧૫૬	૦૦	૦૦	૧૭
			૧૧૫૪	૦૦	૦૦	૧૩
			૮૭૨	૦૦	૦૦	૩૦
			૮૭૧	૦૦	૦૦	૧૭
			૮૭૩	૦૦	૦૦	૧૧
			૮૭૫	૦૦	૦૦	૧૬
			૮૦૭	૦૦	૦૦	૩૨
			૮૦૬	૦૦	૦૦	૨૬
			૮૦૫	૦૦	૦૦	૧૪
			૮૦૦	૦૦	૦૦	૧૫
			૭૯૬	૦૦	૦૦	૧૩
			૭૯૭	૦૦	૦૦	૧૨
			૭૯૫	૦૦	૦૦	૨૧
			૭૯૪	૦૦	૦૦	૨૨
			૭૯૩	૦૦	૦૦	૪૫
			૭૭૪	૦૦	૦૦	૪૮
			૭૭૩	૦૦	૦૦	૫૨
			૭૭૧	૦૦	૦૦	૮૬
			૭૫૯	૦૦	૦૦	૫૫
			૭૬૩	૦૦	૦૦	૪૦
			૭૬૨	૦૦	૦૧	૨૨
			રોડ - ચણવઈ થી પારડી-પારનેરા	૦૧	૨૧	૫૩
			રોડ - પારનેરા થી ચીચવાડા	૦૦	૪૧	૧૧
			A	૦૦	૦૦	૪૦
			૯૦૪	૦૦	૦૦	૩૩
			૯૦૭	૦૦	૦૦	૪૯
			૯૦૮	૦૦	૦૦	૨૧

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	ઓરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	પારનેરા	વલસાડ	૯૦૯	૦૦	૦૦	૩૯
			૯૧૨	૦૦	૦૦	૪૫
			૯૧૧	૦૦	૦૦	૦૮
			૯૧૯	૦૦	૦૦	૦૮
			૯૧૮	૦૦	૦૦	૦૯
			૯૧૬	૦૦	૦૦	૨૯
			રોડ - અંતરીયાળ	૦૦	૦૦	૧૯
			૧૦૩૯	૦૦	૦૦	૨૫
			૧૦૪૦	૦૦	૦૦	૪૯
			૧૦૪૧	૦૦	૦૦	૨૦
			૧૦૪૨	૦૦	૦૦	૨૦
			૧૦૪૭	૦૦	૦૦	૨૫
			૧૦૪૮	૦૦	૦૦	૧૩
			રોડ -- પારનેરા થી ચીયવાડા	૦૦	૦૦	૭૩
			૧૦૫૬	૦૦	૦૦	૩૦
			૧૦૫૫	૦૦	૦૧	૩૭
	પારનેરા સંપ થી ટંક		કેનાલ	૦૦	૦૯	૨૪
			રોડ - પારનેરા થી ચીયવાડા	૦૦	૭૬	૪૨
			૬૦	૦૦	૦૨	૧૧
			૪	૦૦	૦૪	૩૯
૬	પારડી - પારનેરા	વલસાડ	૧૬૫૮	૦૦	૦૦	૮૫
	પારનેરા થી ચીયવાડા		૧૬૫૭	૦૦	૦૦	૨૧
			૧૬૫૩	૦૦	૦૦	૧૦
			૧૬૫૧	૦૦	૦૦	૧૮
	પારનેરા થી નિત્યાનંદ પાર્ક		૧૬૩૬	૦૦	૦૧	૦૩
			૯૩૯	૦૦	૦૦	૩૯
			૯૪૦	૦૦	૦૧	૦૯
			૯૪૩	૦૦	૦૧	૪૭
			૯૪૧ / ૧	૦૦	૦૦	૦૩
			૯૭૦	૦૦	૦૧	૧૨
			૯૭૧	૦૦	૦૦	૨૯
			૯૯૬	૦૦	૦૧	૬૭
			૯૯૫	૦૦	૦૦	૨૯
			કેનાલ	૦૦	૦૪	૦૯
			૯૯૮ / ૨	૦૦	૦૦	૧૯
			૧૦૧૪	૦૦	૦૦	૦૩
			૧૦૧૭	૦૦	૨૭	૯૫

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	અરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	પારડી -પારનેરા	વલસાડ	રોડ -પારનેરા થી નિત્યાનંદ પાર્ક	૦૦	૮૧	૮૩
	નિત્યાનંદ પાર્ક થી સુગર ફેક્ટરી		૧૦૧૭	૦૦	૦૦	૭૫
૭	ચીચવાડા	વલસાડ	૧૩૯	૦૦	૦૦	૩૭
	પારડી પારનેરા થી ચીચવાડા		૨૪૧	૦૦	૦૦	૭૪
	ચીચવાડા		૧૯૮	૦૦	૦૦	૨૬
			૧૯૯	૦૦	૦૦	૨૪
			૨૦૧	૦૦	૦૦	૧૩
			૨૦૧ પેકી	૦૦	૦૦	૮૫
			રોડ - પારનેરા થી ચીચવાડા	૦૦	૦૯	૯૨
૮	ગાડરીયા ૧-૨	વલસાડ	૨૪૪	૦૦	૦૦	૯૫
	ગાડરીયા થી જુજવા		૨૪૩	૦૦	૦૦	૯૧
			૨૪૨	૦૦	૦૦	૪૭
			૨૪૧	૦૦	૦૦	૮
			૨૪૦	૦૦	૦૦	૭૮
			૨૩૯	૦૦	૦૧	૫૫
			૨૨૯	૦૦	૦૦	૨૭
			૨૨૮	૦૦	૦૦	૧૭
			૨૨૭	૦૦	૦૦	૬૮
			૨૨૬	૦૦	૦૦	૨૫
			૨૨૫	૦૦	૦૦	૮૦
			૨૧૬	૦૦	૦૧	૦૨
			૨૧૫	૦૦	૦૦	૧૬
			૧૯૫	૦૦	૦૦	૧૪
			૧૯૮	૦૦	૦૦	૨૫
			૧૯૭	૦૦	૦૦	૩૦
			૧૯૬	૦૦	૦૦	૧૮
			૧૮૮	૦૦	૦૦	૩૭
			૧૮૭	૦૦	૦૦	૨૫
			૧૮૩	૦૦	૦૦	૦૪
			૧૮૪	૦૦	૦૦	૩૫
			૧૬૯	૦૦	૦૦	૬૧
			નાળા	૦૦	૦૦	૧૪
			૧૬૭	૦૦	૦૦	૨૧
			૧૬૮	૦૦	૦૦	૪૫
			૧૫૭	૦૦	૦૦	૬૫
			૧૫૧	૦૦	૦૦	૦૧
			૧૫૮	૦૦	૦૦	૩૮

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	અરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	ગાઠરીયા ૧-૨	વલસાડ	૧૪૪૫	૦૦	૦૦	૪૧
			૧૪૪૬	૦૦	૦૦	૪૪
			૧૪૪૭	૦૦	૦૦	૨૨
			૮	૦૦	૦૦	૦૯
			૭	૦૦	૦૦	૨૨
			૩	૦૦	૦૦	૮૦
			૨	૦૦	૦૦	૧૦
			૧૫૦૯	૦૦	૦૨	૫૩
			૬૮	૦૦	૦૦	૭૨
			૬૯	૦૦	૦૦	૫૫
			૭૦	૦૦	૦૦	૩૪
			૭૨	૦૦	૦૦	૪૪
			૭૪	૦૦	૦૦	૯૫
			૭૫	૦૦	૦૦	૫૦
			૭૬	૦૦	૦૦	૪૩
			૭૭	૦૦	૦૦	૨૫
			૭૮	૦૦	૦૧	૦૩
			૫૬૨	૦૦	૦૨	૧૩
			૫૬૩	૦૦	૦૨	૯૬
			૫૬૪	૦૦	૦૧	૫૪
			૫૬૫	૦૦	૦૦	૩૮
			૫૬૬	૦૦	૦૦	૩૮
			૫૭૦	૦૦	૦૦	૦૮
			૭૫૫	૦૦	૦૪	૫૭
			૭૭૩	૦૦	૦૦	૮૨
			૭૭૪	૦૦	૦૦	૮૫
			૭૭૯	૦૦	૦૦	૭૦
			૭૪૯	૦૦	૦૧	૭૭
			રોડ - અંજલાવ થી પાથરી	૦૨	૭૧	૯૦
			૮૭૬	૦૦	૦૦	૩૦
			૭૪૯	૦૦	૦૨	૫૪
			૭૪૮	૦૦	૦૦	૭૫
			૭૪૭	૦૦	૦૦	૨૯
			૭૪૬	૦૦	૦૦	૮૩
			૭૩૭	૦૦	૦૩	૮૯
			૭૩૬	૦૦	૦૧	૩૩
			૭૩૧	૦૦	૦૧	૧૫
			૭૨૯	૦૦	૦૦	૩૩

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હક્ક વિસ્તાર		
				હે.	અરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	ગાડરીયા ૧-૨	વલસાડ	૭૨૮	૦૦	૦૦	૧૨
			૭૨૭	૦૦	૦૦	૪૨
			૭૨૬	૦૦	૦૦	૫૦
			૭૨૧	૦૦	૦૦	૩૫
			૭૨૨	૦૦	૦૦	૩૨
	ગાડરીયા થી ભોમાપારડી		૧૨૦૧	૦૦	૦૦	૪૦
			૧૧૯૯	૦૦	૦૧	૬૭
			૧૧૪૪	૦૦	૦૧	૮૩
			૧૧૪૩	૦૦	૦૧	૭૮
			૮૧૦	૦૦	૦૦	૭૬
			૮૧૧	૦૦	૦૦	૨૪
			૧૧૪૨	૦૦	૦૦	૨૪
			૧૧૪૧	૦૦	૦૦	૨૯
			૧૧૩૮	૦૦	૦૦	૮૬
			૧૧૩૭	૦૦	૦૦	૧૯
			૧૧૩૬	૦૦	૦૦	૯૦
			૧૧૩૫	૦૦	૦૦	૩૬
			૧૨૫૯	૦૦	૦૦	૬૦
			૧૨૬૮	૦૦	૦૧	૩૬
			૧૨૭૫	૦૦	૦૦	૭૮
			૧૨૭૭	૦૦	૦૧	૦૦
			૧૨૮૧	૦૦	૦૧	૯૦
			૧૨૮૨	૦૦	૦૦	૧૫
	ગાડરીયા		૧૨૮૩	૦૦	૦૦	૨૦
			રોડ - ગાડરીયા થી ભોમાપારડી	૦૧	૦૪	૬૧
૯	પાથરી	વલસાડ	રોડ - સ્ટેટ હાઇવે - ૬૭	૦૦	૫૬	૮૪
	ગાડરીયા થી જુજવા		૧૬૬	૦૦	૦૦	૭૩
			૧૬૫	૦૦	૦૦	૮૦
			૧૬૪	૦૦	૦૦	૦૮
			૧૬૨	૦૦	૦૦	૬૯
			૧૬૧	૦૦	૦૦	૫૨
			૧૬૦	૦૦	૦૨	૦૨
			૧૫૯	૦૦	૦૦	૫૯
			૧૮૧	૦૦	૦૨	૪૧
	મેઈન લાઈન થી પાથરી ગામ		રોડ - સ્ટેટ હાઇવે થી પાથરી ગામ	૦૦	૧૫	૬૫
			૩૩૩	૦૦	૩	૯૧
			રોડ - અંતરીયાળ	૦૦	૦૦	૧૬

અં.નં.	ગામનું નામ	તાલુકો	બ્લોક નંબર/સર્વે નંબર	વપરાશી હકક વિસ્તાર		
				હે.	ચો.	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
	પાથરી	વલસાડ	૩૩૪	૦૦	૦૦	૩૨
			૩૩૫	૦૦	૦૦	૨૬
			૩૧૭	૦૦	૦૦	૯૩
			૩૧૫	૦૦	૦૦	૫૭
૧૦	જુજવા	વલસાડ	નાળા	૦૦	૦૨	૯૫
	ગાડરીયામેઈન લાઈન થી જુજવા ગામ		૭૭૧	૦૦	૦૧	૮૭
			૭૭૨	૦૦	૦૦	૦૮
			૭૭૭	૦૦	૦૦	૧૨
			૭૭૮ પૈકી	૦૦	૦૦	૭૭
			૭૭૬	૦૦	૦૦	૮૩
			કેનાલ	૦૦	૦૦	૫૦
			૭૬૧	૦૦	૦૦	૮૮
			૭૬૦	૦૦	૦૦	૪૩
			૭૫૯	૦૦	૦૦	૩૨
			૭૫૮	૦૦	૦૦	૦૪
			૭૪૬	૦૦	૦૦	૧૬
			૭૪૬ પૈકી	૦૦	૦૦	૬૫
			૭૪૫ પૈકી	૦૦	૦૧	૫૩
			રોડ - સ્ટેટ હાઇવે - ૬૭ થી જુજવા	૦૦	૭૦	૮૮
	ગાડરીયા થી અટક પારડી		રોડ - ઘરમપુર થી વલસાડ	૦૦	૩૫	૩૧
			૫૫૭	૦૦	૦૨	૫૩
			૫૫૯	૦૦	૦૦	૫૧
			૫૬૦	૦૦	૦૧	૯૯
			૫૬૨	૦૦	૦૦	૫૯
			૫૬૩	૦૦	૦૧	૧૫
			૫૭૦	૦૦	૦૦	૨૪
			૫૭૧	૦૦	૦૦	૨૫
			૫૭૨	૦૦	૦૦	૨૧
			૫૭૩	૦૦	૦૦	૩૩
			૫૭૫	૦૦	૦૦	૪૪



सत्यमेव जयते

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

NARMADA WATER RESOURCES WATER SUPPLY AND KALPASAR DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 3rd March, 2014.

THE GUJARAT WATER AND GAS PIPELINE

(ACQUISITION OF RIGHT OF USER IN LAND) ACT, 2000 SECTION-3(1)

No. GN/13/VWS-2014/641/KH-4 : -Whereas it appears to the Govt.of Gujarat that it is necessary in the Public interest that for the transport of water in the State of Gujarat from Village Ravana, Ta; Gondal, Dist:Rajkot, to village Khirasara Ta; Jetpur, dist Rajkot, bulk water Transmission pipe line are required to be laid by Gujarat Water Infrastructure Limited (a Government of Gujarat Undertaking, Gandhinagar) Under Sardar Sarovar Narmada Canal based Pipeline Project in section N.C.40 and whereas, for the Purpose laying pipe line it is necessary to acquire the Right of user in the land described in the Schedule annexed to this Notification. After declaration of acquisition of Right of User of owner of occupier of the land shall be entitled to use the land for the purpose of agriculture as per the provision made under section 9 of the said act. The Water pipeline will be laid minimum 1.00 Mtr. below ground level.

Now therefore in exercise of powers conferred by sub- Section (1) of Section 3 of the Gujarat water and Gas pipe lines (Acquisition of right of user in land) Act-2000 the Government of Gujarat hereby declares its intention to acquire the right of user therein. Any person interested in the lands described in the said schedule may within thirty (30) days from the date of which the copies of the Notification as published in the official Gazette of Government of Gujarat are made available to the general public, objection in writing with grounds to the acquisition of the right of user therein under the land to Shri B.M. Mundhava, Senior Manager(Civil) & Competent Authority, Gujarat Water Infrastructure Limited, NC - 40 Project, D-network C/O Deputy Executive Engineer, Gujarat Water Supply & Sewerage Board opp. Circuit House, near National Highway, Jetpur, Tal -Jetpur Dist. Rajkot.

SCHEDULE-3(1)**District: Surendranagar****State: Gujarat**

NO	Village	Taluka	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
1	2	3	4	5	6	7
1	Ravana	Gondal	21	00	95	04
			26	00	35	64
			27	00	31	68
			28/2	00	59	40
			29/1	00	27	72
			31/1	00	66	33
			31/2/1			
			31/2/2			
			Cart Track	00	01	98
			32/1	00	37	62
			32/2			
			Cart Track	00	03	96
			48	00	07	92
			51/1	00	77	22
			51/2			
			50/3	00	37	62
			Cart Track	00	04	95
			57/1	00	45	54
			57/2			
			58	00	04	95
			143/1	00	93	06
			77/1	00	62	37
			77/2			
			77/3			
			78/1	01	28	70
			78/2			
			78/3			
			78/4			
2	Patkhilori	Gondal	61/65	04	41	54
			61/1/1			
			61/1/2			
			61/2			
			61/3/1			
			61/3/2			
			61/4			

NO	Village	Taluka	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
	Patkhilori	Gondal	63/1	00	33	66
			63/2			
			63/3			
			24/1/1	00	65	34
			24/1/2			
			24/1/3			
			24/1/4			
			24/1/5			
			59/5	00	23	76
			59/5/1			
			54/1	00	41	58
			54/2			
3	Derdi	Gondal	52/1/1	00	65	34
			52/1/2/1			
			52/1/2/2			
			52/1/3			
			52/1/4			
			52/1/5			
			52/1/6			
			52/1/7			
			52/1/8/1			
			52/1/8/2			
			52/1/9			
			67/1/1	01	14	84
			67/1/2			
			67/1/3			
			67/1/4			
			67/1/5			
			67/2			
			67/3			
			67/4			
			67/5/1			
			67/5/2			
			67/5/3			
			67/6			
			67/7			
			67/8			
			67/9			
			67/10			
			67/11			
			67/12			
			67/13			
			67/14			

NO	Village	Taluka	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
	Derdi	Gondal	68/1	00	35	64
			68/2			
			68/3			
			68/4			
			68/5			
			68/6			
			69/1	00	49	50
			69/2			
			69/3			
			69/4			
			69/5			
			69/6			
			69/7			
			70/1/1	00	51	48
			70/1/2			
			70/2			
			70/3/1			
			70/3/2			
			70/4			
			70/5			
			70/6			
			70/7			
			71/1/1/1	00	57	42
			71/1/1/2			
			71/1/2			
			71/1/3			
			71/1/4			
			71/1/6			
			71/1/7			
			71/1/5			
			Cart Track	00	06	93
			44/3/1	00	61	38
			44/3/2			
			44/3/3			
			44/3/4			
			44/3/5			
			44/3/6			
			44/3/7			
			44/3/8			
			44/3/9			
			44/3/10			
			44/3/11			

NO	Village	Taluka	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
	Derdi	Gondal	44/3/12			
			44/1			
			44/2/1			
			44/2/2			
			43/1/1	00	27	72
			43/1/3			
			43/2/1/1			
			43/2/1/2			
			43/2/2			
			43/2/3			
			43/2/4			
			43/3/1/1			
			43/3/1/2			
			43/3/2/1			
			43/3/3			
			Cart Track	00	03	96
			42/3/1	00	38	61
			42/3/2			
			5/1/1	00	65	34
			5/1/2			
			5/1/3			
			5/2			
			292/1	00	31	68
			292/2			
			292/3			
			293/1	00	11	88
			293/2/1			
			293/3/1			
			293/3/2			
			293/4/1			
			291/2	00	15	84
			291/3			
			291/1			
			290/1	00	22	77
			290/2			
			290/3			
			290/4			
			290/5			
			290/6			
			278/1	00	25	74
			278/2/1			
			278/2/2			

NO	Village	Taluka	Survey No/ Block No	R.O,U Area		
				Hec	Are	Sq.Mtr
	Derdi	Gondal	278/3/1			
			278/3/2			
			278/4/1			
			278/4/2			
			278/5			
			Cart Track	00	03	96
			276/2	00	67	32
			175/1	00	27	72
			175/2/1			
			175/2/2			
			175/3			
			175/4/1			
			175/4/2			
			175/4/3			
			175/5			
			167/1	00	99	00
			167/2			
			167/3			
			167/4/1			
			167/4/2			
			167/5			
			168	00	35	64
			165/1	00	39	60
			165/2			
			165/3			
			165/4			
			164/1	00	31	68
			164/2			
			170/1/1	00	77	22
			163/1	00	43	56
			163/2			
			163/3			
			163/4			
			163/5			
			163/6/1			
			163/6/2			
			163/7			
			162/1	02	39	58
			162/2			
4	Ransiki	Gondal	47/1	00	93	06
			47/1/1			
			47/2			

NO	Village	Taluka	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
	Ransiki	Gondal	47/3/1			
			47/3/2			
			47/4			
			47/6			
			47/7			
			47/5			
			3/1/1/1	01	06	92
			3/1/1/2			
			3/1/10			
			3/1/11			
			3/1/12			
			3/1/13			
			3/1/14			
			3/1/16			
			3/1/17			
			3/1/18			
			3/1/15/1			
			3/1/15/2			
			3/1/15/3			
			3/1/2			
			3/1/2/1			
			3/1/20			
			3/1/21			
			3/1/22			
			3/1/23			
			3/1/24			
			3/1/26			
			3/1/27			
			3/1/28			
			3/1/29			
			3/1/25			
			3/1/30			
			3/1/31			
			3/1/32			
			3/1/33			
			3/1/4			
			3/1/6			
			3/1/7			
			3/1/8			
			3/1/9			
			3/1/5			
			3/2/1/1/1			

NO	Village	Taluka	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
	Ransiki	Gondal	3/2/1/1/2			
			3/2/1/1/3			
			3/2/2			
			3/3/1			
			3/3/2			
			3/3/3			
			3/4/1			
			3/4/2			
			3/4/3			
			3/5			
			Cart Track	00	03	96
			7/1	00	09	90
			7/2			
			7/3			
			7/4			
			7/5			
			7/6			
			7/7			
			6/1/1	00	57	42
			6/1/2			
			6/2			
			6/3			
			6/4	00	77	22
			5/1			
			5/2			
			5/3			
			5/4			
			5/5			
			5/6			
			5/7			
			5/8			
			4/1	00	69	30
			4/2			
			4/3			
			4/4			
			4/5			
			Cart Track	00	04	95
			18/1/5	00	31	68
			68/1	01	36	62
			68/2			
			68/3			
			68/4			

NO	Village	Taluka	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
	Ransiki	Gondal	68/5			
			133/1	00	69	30
			133/2			
			68/1	00	65	34
			127/1/1	00	75	24
			127/1/2			
			127/1/3			
			127/1/4			
			127/1/5			
			127/1/6			
			126/1	00	05	94
			126/2			
			126/3			
			68/1	00	15	84
			119/1	00	31	68
			119/2			
			118/1/1	00	29	70
			118/1/2			
			118/1/3			
			118/2			
			118/3			
			118/4			
			118/5			
			117	00	25	74
			116/1/1	00	87	12
			116/1/2			
			116/2/1			
			116/2/2			
			116/3			
			116/4			
			116/5			
			116/6			
			106/1	00	23	76
			106/2			
			106/3			
			105/1	00	39	60
			105/2			
			105/3			
			105/4			
			105/6			
			105/7			
			105/8			

NO	Village	Taluka	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
	Ransiki	Gondal	105/9			
			103/1	00	41	58
			103/2			
			103/3			
			104/1	00	77	22
			104/2			
			104/3			
			104/4			
			104/6			
5	Vizivad	Gondal	96/1	00	29	70
			96/2/1			
			96/2/2			
			96/3			
			96/4			
			94/1	00	69	30
			94/2			
			94/3			
			93/1	01	24	74
			93/2			
			93/3			
			68/1	00	37	62
			68/2			
			68/3			
6	Sultanpur	Gondal	160/1	00	51	48
			160/2			
			160/3			
			111/1	00	23	76
			111/2			
			111/3			
			112/1	00	63	36
			112/2/1/1			
			112/2/1/2			
			112/2/2			
			112/2/3			
			113/1	00	15	84
			114/1	00	17	82
			115/1	00	59	40
			115/2			
			115/3			
			116/1	00	77	22
			116/2			
			116/3			

NO	Village	Taluka	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
	Sultanpur	Gondal	140	00	19	80
			136/2/1	00	15	84
			136/2/2			
			136/2/3/1			
			136/2/3/2			
			136/2/4/1			
			136/2/4/2			
			137/1/1	00	75	24
			137/1/2			
			137/1/3			
			137/2/1/1			
			137/2/1/2			
			137/2/2			
			141/1/1	02	29	68
			141/1/2			
			141/1/3			
			141/8			
			141/7			
			153/2/1	00	75	24
			153/2/2			
			153/3			
			154/1	00	73	26
			154/2			
			154/3			
			155/1/1	00	03	96
			155/1/2			
			155/1/3			
			155/1/4			
			155/1/5			
			155/2			
			155/3/1			
			155/3/2			
			Cart Track	00	09	90
			159/1/1	00	39	60
			159/1/2			
			159/1/3			
			159/1/4			
			159/2/1			
			159/2/2			
			159/3/1			
			159/3/2			
			173/1/1/1	00	35	64

NO	Village	Taluka	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
	Sultanpur	Gondal	173/1/1/2			
			173/1/2			
			173/1/3			
			173/1/4/1			
			173/1/4/2			
			173/1/5			
			173/1/6			
			169/2	00	69	30
			170/1	00	45	54
			170/2			
			Cart Track	00	04	50
			175/1/1	00	17	82
			175/1/2/1			
			175/1/2/2			
			175/1/3			
			175/2/1			
			175/2/2/1			
			175/2/2/2			
			175/2/3			
			Cart Track	00	04	50
			278/1	00	31	68
			278/2			
			280/1	00	25	74
			280/2			
			280/4			
			Cart Track	00	05	94
			279	00	05	94
			281/1	00	59	40
			281/2			
			282/1	00	19	80
			282/2			
			244	00	59	40
			7/1.	00	45	54
			7/2			
			7/3			
			7/4			
			7/5			
			7/6			
			7/7			
			497/1	00	97	02
			497/1/1			
			497/2			

NO	Village	Taluka	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
	Sultanpur	Gondal	497/3			
			357/1	00	39	60
			357/2			
			357/3			
			358/1/1	01	04	94
			358/1/2			
			358/1/3			
			358/2			
			358/3			
			358/4			
			358/5			
			358/6			
			358/7			
			358/8			
			358/9			
			358/10			
			358/11			
			382/1/1	01	92	06
			382/1/2			
			383/1/1	00	51	48
			383/1/2			
			383/1/3			
			383/2/1			
			383/2/2			
			384/1	00	25	74
			384/2/1			
			384/2/2			
			387/1	00	77	22
			387/2			
			387/3			
			387/4			
			387/5			
			387/6			
			387/7			
			387/8			
			387/9			
			388/1/1	00	73	26
			388/1/2			
			388/1/3			
			388/2/1			
			388/2/2			
			389/1	00	55	44

NO	Village	Taluka	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
	Sultanpur	Gondal	389/2			
			389/3			
			389/4			
			401/1	01	68	30
			401/2			
			401/3			
			401/4			
			401/5			
			401/6			
			401/7			
			401/8			
			401/9			
7	Amarnagar	Jetpur	72/1	00	79	20
			72/2			
			72/3			
			72/4			
			70/1	00	37	62
			70/2			
			66/1	00	89	10
			66/2/1			
			66/2/2			
			66/2/3			
			66/3			
			65/1/1	00	97	02
			65/1/2			
			65/2			
			65/3			
			277	03	04	92
			19/1	00	19	80
			19/2			
			19/2/1			
			18	00	07	92
			17/1	00	43	56
			17/2			
			Cart Track	00	05	94
			14/1/1	00	11	88
			14/1/2			
			14/2			
			13/1/1	00	09	90
			13/1/2			
			13/2			

NO	Village	Taluka	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
	Amarnagar	Jetpur	12	00	05	94
			Cart Track	00	07	92
			91/1	00	05	94
			91/2			
			91/3			
			92/1	00	53	46
			92/2			
			Cart Track	00	05	94
			95/1/1	00	57	42
			95/1/2			
			95/2			
			95/3			
			95/4			
			Cart Track	00	07	92
			190/1/2	00	31	68
			1960/1/1/2			
			190/1/1/1			
			190/2			
			194/1	00	47	52
			194/2			
			Cart Track	00	03	96
			198/1	00	23	76
			198/2			
			199/1	00	29	70
			199/2			
			218/1/1	00	29	70
			218/1/2			
			218/2			
			219	00	39	60
			328/1	00	27	72
			328/2			
			327/1	00	05	94
			327/2			
			330/1	00	19	80
			330/2			
			331	00	17	82
			324	00	33	66
			323/1	00	31	68
			323/2			
			322/1	00	19	80
			322/2			
			Cart Track	00	03	96

NO	Village	Taluka	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
	Amarnagar	Jetpur	320/1	00	25	74
			320/2			
			317	00	59	40
			290/1	00	31	68
			290/2			
			316/1	00	59	40
			316/2			
			316/3			
			316/4			
			316/5			
			316/6			
			296/1/1	00	67	32
			296/1/2			
			296/1/3			
			296/1/4			
			296/1/5			
			296/2			
			297/1	00	37	62
			297/2			
			297/3			
			297/4			
			297/5			
			297/6			
			298/1	00	75	24
			298/2			
			298/3			
			298/4			
			298/5			
			298/6			
			298/7			
			275/1/1	00	47	52
			275/1/2			
			275/1/3			
			275/2			
			275/3			
			275/4			
			275/5			
			275/6			
			275/7			
			274/4	01	14	84
			274/5			

NO	Village	Taluka	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
	Amarnagar	Jetpur	274/6			
			274/7			
			274/8			
			274/9			
			274/10			
8	Khajuri Gundala	Jetpur	19/1/1	01	47	47
			19/1/2			
			19/1/3/1			
			19/1/3/2			
			19/1/4			
			19/1/5			
			19/1/6			
			19/2			
			19/3			
			19/4			
			18/1	00	00	19
			18/2			
			20/1	00	38	20
			20/2			
			20/3			
			20/4			
			20/5			
			20/6			
			20/7			
			20/8			
			20/9/1			
			20/9/2			
			17/1/1	00	92	18
			17/1/2			
			17/2			
			Cart Track	00	09	97
			63/1	00	66	95
			63/2			
			63/3/1			
			63/3/2			
			63/4			
			63/5			
			63/6			
			64/1	00	06	37
			64/2			
			64/3			
			64/4			

NO	Village	Taluka	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
	Khajuri Gundala	Jetpur	64/5			
			13/1	00	00	45
			13/2			
			12/1/1	00	01	72
			12/1/2			
			12/2/1			
			12/2/2			
			12/3/1			
			12/3/2			
			12/4/1			
			12/4/2			
			12/5/1			
			12/5/2			
			12/6/1			
			12/6/2			
			12/7/1			
			12/7/2			
			12/8			
			12/9			
			9	01	90	71
			11/1	00	39	12
			11/2			
			11/3			
			11/4			
			11/5			
			11/6			
			11/7/1			
			11/7			
			11/8			
			11/9			
			245/1/1	00	78	97
			245/1/2			
			245/1/3			
			245/1/4			
			245/1/5			
			245/1/6			
			245/1/7			
			245/2			
			296	00	25	11
			283/1	00	07	73
			283/2			

NO	Village	Taluka	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
	Khajuri Gundala	Jetpur	285/1	00	25	51
			285/2			
			Cart Track	00	03	94
			274/1/1	00	10	94
			274/1/2			
			274/1/3			
			274/2/1			
			274/2/2			
			274/2/3			
			250/1	00	05	06
			250/2			
			250/3/1			
			250/3/2			
			250/4			
			250/5			
			250/6			
			250/7			
			250/8			
			250/9			
			250/10			
			250/11			
			251/1/1/1	00	41	46
			251/1/1/2			
			251/1/2			
			251/2/1/1			
			251/2/1/2			
			251/2/2/1			
			251/2/2/2			
			251/2/3			
			252/1	00	03	96
			252/2			
			252/3			
			Cart Track	00	51	79
			147/2	00	04	09
			151/1	00	12	23
			151/2			
			273	00	12	45
			115/1	00	92	71
			115/2			
			125/2	00	61	96
			125/1			
			125/3			
			137/1/1	00	05	94
			137/1/2			

NO	Village	Taluka	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
	Khajuri Gundala	Jetpur	137/2			
			137/3			
			135/1/1	00	40	92
			135/1/2			
			135/2/1			
			135/2/2			
			134/1	00	44	33
			134/2			
			134/3			
			134/4			
			134/5			
			134/6			
			133/2	00	13	66
			132/2	00	12	27
			131/1/1/1	00	20	43
			131/1/1/2			
			131/2			
			130/1/1	00	35	53
			130/1/2			
			130/1/3			
			130/1/4			
			130/1/5			
			130/2			
			128/1	00	05	94
			128/2			
9	Khirsara	Jetpur	222/1	00	69	30
			222/2			
			219	00	09	90
			217	00	27	72
			216/1	00	29	70
			216/2			
			216/3			
			342/1	04	43	52
			342/2			
			342/2/1			
			342/3			
			342/4			
			342/5			
			342/6			
			342/6/1			
			342/7			
			342/8			
			342/9			
			342/10			

NO	Village	Taluka	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
	Khirsara	Jetpur	204	00	07	92
			198/1/1	00	77	22
			198/1/2			
			198/2			
			196/3	00	03	96
			196/1			
			196/2			
			199/1	00	03	96
			199/2			
			199/3			
			197/1	00	31	68
			197/2			
			197/3			
			197/4			
			Cart Track	00	03	96
			295/1	00	11	88
			295/2			
			339/1	00	03	96
			338/1	00	09	90
			338/2			
			330	00	41	58
			332/1/1	00	46	40
			332/1/2			
			332/2			
			332/3			
			333/1	00	45	54
			333/2			
			333/3			
			333/4			
			333/5/1			
			333/5			
			333/6			
			334/1	00	05	94
			334/2			
			334/3			
			334/4			
			334/5			

By order and in the name of the Governor of Gujarat,

RAVI SOLANKI,
Chief Engineer & Add. Secretary to Government.

નર્મદા જળસંપત્તિ પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૦ માર્ચ, ૨૦૧૪.

ગુજરાત પાણીની અને ગેસની પાઈપ લાઈન (જમીનમાંના વપરાશકારોના હક્ક સંપાદન કરવા બાબત)
અધિનિયમ ૨૦૦૦ ની કલમ-૩(૧)

ક્રમાંક : જીએન-૧૩-વીડબલ્યુએસ-૨૦૧૪-૬૪-૪-આ જાહેરનામામાં જણાવેલ હિત સંબંધ ધરાવનાર સર્વ ખાતેદારો કબજેદારોને આથી જણાવવામાં આવે છે કે ગુજરાત સરકારને જાહેરહિતમાં એવું જણાય છે કે ગુજરાત પોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમિટેડ (ગુજરાત સરકારનું સાહસ) દ્વારા સરદાર સરોવર નર્મદા કેનાલ આધારીત પાઈપ લાઈન પ્રોજેક્ટ એન.સી.૪૦ હેઠળના ગુજરાત રાજ્યના રાજકોટ જિલ્લાના ગામ રાવણા તાલુકો - ગોંડલ થી ગામ ખીરસરા તાલુકો - જેતપુર જિલ્લો - રાજકોટ સુધી પીવાના પાણીની બલ્ક ટ્રાન્સમીશન પાઈપ લાઈન નાંખવી જરૂરી છે. આવી પાઈપ લાઈન નાંખવાના જાહેર હેતુસર આ સાથેની અનુસૂચિમાં જણાવેલ જમીનમાં તેની સામે દર્શાવેલ ક્ષેત્રફળવાળી જમીનમાંનો વપરાશકારોનો હક્ક સંપાદિત કરવો જરૂરી છે. વપરાશી હક્ક સંપાદન થતાં જમીનનો કબજો જે તે ખાતેદાર કબજેદારોનો રહે છે. જેથી જે તે ખાતેદાર કબજેદાર ઉક્ત અધિનિયમની કલમ-૯ ના જમીન વપરાશ સંબંધિ નિયંત્રણોને આધિન ખેતી કરી શકશે. સદરહુ પીવાના પાણીની પાઈપ લાઈન જમીનમાં ઓછામાં ઓછી એક મીટરથી વધુ ઉંડાઈએ નાંખવામાં આવશે.

ઉપરોક્ત કાયદાની કલમ ૩(૧) માં દર્શાવેલ પ્રમાણે રાજ્ય સરકારનું સદરહુ સવાલવાળી જમીનમાં રાજપત્રમાં પ્રસિદ્ધ કરેલ જાહેરનામાથી તેમના વપરાશકારોના હક્ક સંપાદિત કરવા માટે પોતાનો ઇરાદો જાહેર કરે છે. તો સવાલવાળી જમીનમાં હિત સંબંધ ધરાવતી તમામ વ્યક્તિઓને, સદરહુ જમીનમાં પાઈપ લાઈન નાંખવામાં આવનાર છે. તેથી વપરાશકારોના હક્ક સંપાદિત કરવા અંગે વાંધો હોય તો ગુજરાત સરકારના ગેજેટમાં પ્રસિદ્ધ થયેલા જાહેરનામાની નકલ મલ્યાની તારીખથી ૩૦ દિવસમાં આ બાબતે શ્રી બી.એમ. મુંઘવા, સીનીયર મેનેજર (સીવીલ) અને સક્ષમ અધિકારી, એન.સી.૪૦ ગુજરાત પોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, સીનીયર મેનેજરની કચેરી ડી-નેટ વર્ક C/O ના.કા.ઈ.શ્રીની કચેરી, ગુ.પા.પુ. અને ગ.વ્ય.બોર્ડ, સરકીટ હાઉસની સામે, નેશનલ હાઇવે નજીક, જેતપુર તાલુકો - જેતપુર જી. રાજકોટને વાંધાની લેખિત રજુઆત કરી વાંધાઓ રજુ કરવા.

અનુસૂચિ-૩(૧)

જિલ્લો : રાજકોટ

રાજ્ય : ગુજરાત

જમીનમાં વપરાશકારોના હક્ક સંપાદન થતી જમીનની વિગતો.

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	- આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.અરે.ચો.મી		
				હે	આરે	ચો.મી
૧	૨	૩	૪	૫	૬	૭
૧	રાવણા	ગોંડલ	૨૧	૦૦	૯૫	૦૪
			૨૬	૦૦	૩૫	૬૪
			૨૭	૦૦	૩૧	૬૮
			૨૮/૨.	૦૦	૫૯	૪૦
			૨૯/૧.	૦૦	૨૭	૭૨
			૩૧/૧.	૦૦	૬૬	૩૩
			૩૧/૨/૧			
			૩૧/૨/૨			
			કાયો રસ્તો	૦૦	૦૧	૯૮
			૩૨/૧	૦૦	૩૭	૬૨

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.આર.ચો.મી		
				હે	આરે	ચો.મી
૧	૨	૩	૪	૫	૬	૭
	રાવણા	ગોંડલ	૩૨/૨			
			કાચો રસ્તો	૦૦	૦૩	૯૬
			૪૮	૦૦	૦૭	૯૨
			૫૧/૧	૦૦	૭૭	૨૨
			૫૧/૨			
			૫૦/૩	૦૦	૩૭	૬૨
			કાચો રસ્તો	૦૦	૦૪	૯૫
			૫૭/૧	૦૦	૪૫	૫૪
			૫૭/૨			
			૫૮	૦૦	૦૪	૯૫
			૧૪૩/૧	૦૦	૯૩	૦૬
			૭૭/૧	૦૦	૬૨	૩૭
			૭૭/૨			
			૭૭/૩			
			૭૮/૧	૦૧	૨૮	૭૦
			૭૮/૨			
			૭૮/૩			
			૭૮/૪			
૨	પાટખીલોરી	ગોંડલ	૬૧/૬૫	૦૪	૪૧	૫૪
			૬૧/૧/૧			
			૬૧/૧/૨			
			૬૧/૨			
			૬૧/૩/૧			
			૬૧/૩/૨			
			૬૧/૪			
			૬૩/૧	૦૦	૩૩	૬૬
			૬૩/૨			
			૬૩/૩			
			૨૪/૧/૧	૦૦	૬૫	૩૪
			૨૪/૧/૨			
			૨૪/૧/૩			
			૨૪/૧/૪			
			૨૪/૧/૫			
			૫૯/૫	૦૦	૨૩	૭૬
			૫૯/૫/૧			
			૫૪/૧	૦૦	૪૧	૫૮
			૫૪/૨			
૩	દેરડી	ગોંડલ	૫૨/૧/૧	૦૦	૬૫	૩૪
			૫૨/૧/૨/૧			
			૫૨/૧/૨/૨			

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.આર.ચો.મી		
				હે	આરે	ચો.મી
૧	૨	૩	૪	૫	૬	૭
	દેરડી	ગોંડલ	૫૨/૧/૩			
			૫૨/૧/૪			
			૫૨/૧/૫			
			૫૨/૧/૬			
			૫૨/૧/૭			
			૫૨/૧/૮/૧			
			૫૨/૧/૮/૨			
			૫૨/૧/૯			
			૬૭/૧/૧	૦૧	૧૪	૮૪
			૬૭/૧/૨			
			૬૭/૧/૩			
			૬૭/૧/૪			
			૬૭/૧/૫			
			૬૭/૨			
			૬૭/૩			
			૬૭/૪			
			૬૭/૫/૧			
			૬૭/૫/૨			
			૬૭/૫/૩			
			૬૭/૬			
			૬૭/૭			
			૬૭/૮			
			૬૭/૯			
			૬૭/૧૦			
			૬૭/૧૧			
			૬૭/૧૨			
			૬૭/૧૩			
			૬૭/૧૪			
			૬૮/૧	૦૦	૩૫	૬૪
			૬૮/૨			
			૬૮/૩			
			૬૮/૪			
			૬૮/૫			
			૬૮/૬	૦૦	૪૯	૫૦
			૬૯/૧			
			૬૯/૨			
			૬૯/૩			
			૬૯/૪			

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.આર.ચો.મી		
				હે	આર	ચો.મી
૧	૨	૩	૪	૫	૬	૭
	દેરડી	ગોંડલ	૬૯/૫			
			૬૯/૬			
			૬૯/૭			
			૭૦/૧/૧	૦૦	૫૧	૪૮
			૭૦/૧/૨			
			૭૦/૨			
			૭૦/૩/૧			
			૭૦/૩/૨			
			૭૦/૪			
			૭૦/૫			
			૭૦/૬			
			૭૦/૭			
			૭૧/૧/૧/૧	૦૦	૫૭	૪૨
			૭૧/૧/૧/૨			
			૭૧/૧/૨			
			૭૧/૧/૩			
			૭૧/૧/૪			
			૭૧/૧/૬			
			૭૧/૧/૭			
			૭૧/૧/૫			
			કાચો રસ્તો	૦૦	૦૬	૯૩
			૪૪/૩/૧	૦૦	૬૧	૩૮
			૪૪/૩/૨			
			૪૪/૩/૩			
			૪૪/૩/૪			
			૪૪/૩/૫			
			૪૪/૩/૬			
			૪૪/૩/૭			
			૪૪/૩/૮			
			૪૪/૩/૯			
			૪૪/૩/૧૦			
			૪૪/૩/૧૧			
			૪૪/૩/૧૨			
			૪૪/૧			
			૪૪/૨/૧			
			૪૪/૨/૨			
			૪૩/૧/૧	૦૦	૨૭	૭૨
			૪૩/૧/૩			
			૪૩/૨/૧/૧			
			૪૩/૨/૧/૨			

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.આરિ.ઓ.મી		
				હે	આરિ	ઓ.મી
૧	૨	૩	૪	૫	૬	૭
	દેરડી	ગોંડલ	૪૩/૨/૨			
			૪૩/૨/૩			
			૪૩/૨/૪			
			૪૩/૩/૧/૧			
			૪૩/૩/૧/૨			
			૪૩/૩/૨/૧			
			૪૩/૩/૩			
			કાચો રસ્તો	૦૦	૦૩	૯૬
			૪૨/૩/૧	૦૦	૩૮	૬૧
			૪૨/૩/૨			
			૫/૧/૧	૦૦	૬૫	૩૪
			૫/૧/૨			
			૫/૧ / ૩			
			૫/૨.			
			૨૯૨ / ૧	૦૦	૩૧	૬૮
			૨૯૨ / ૨			
			૨૯૨ / ૩			
			૨૯૩ / ૧	૦૦	૧૧	૮૮
			૨૯૩ / ૨ / ૧			
			૨૯૩/૩ / ૧			
			૨૯૩/૩ / ૨			
			૨૯૩/૪ / ૧			
			૨૯૧ / ૨	૦૦	૧૫	૮૪
			૨૯૧ / ૩			
			૨૯૧ / ૧			
			૨૯૦ / ૧	૦૦	૨૨	૭૭
			૨૯૦ / ૨			
			૨૯૦ / ૩			
			૨૯૦ / ૪			
			૨૯૦ / ૫			
			૨૯૦ / ૬			
			૨૭૮/૧	૦૦	૨૫	૭૪
			૨૭૮/૨ / ૧			
			૨૭૮/૨ / ૨			
			૨૭૮/૩ / ૧			
			૨૭૮/૩ / ૨			
			૨૭૮/૪ / ૧			

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.આર.ચો.મી		
				હે	આરે	ચો.મી
૧	૨	૩	૪	૫	૬	૭
	દેરડી	ગોંડલ	૨૭૮/૪ / ૨			
			૨૭૮/૫			
			કાચો રસ્તો	૦૦	૦૩	૯૬
			૨૭૬/૨	૦૦	૬૭	૩૨
			૧૭૫/૧	૦૦	૨૭	૭૨
			૧૭૫/૨/૧			
			૧૭૫/૨/૨			
			૧૭૫/૩			
			૧૭૫/૪/૧			
			૧૭૫/૪/૨			
			૧૭૫/૪/૩			
			૧૭૫/૫			
			૧૬૭/૧	૦૦	૯૯	૦૦
			૧૬૭/૨			
			૧૬૭/૩			
			૧૬૭/૪/૧			
			૧૬૭/૪/૨			
			૧૬૭/૫			
			૧૬૮	૦૦	૩૫	૬૪
			૧૬૫/૧	૦૦	૩૯	૬૦
			૧૬૫/૨			
			૧૬૫/૩			
			૧૬૫/૪			
			૧૬૪/૧	૦૦	૩૧	૬૮
			૧૬૪/૨			
			૧૭૦/૧/૧	૦૦	૭૭	૨૨
			૧૬૩/૧	૦૦	૪૩	૫૬
			૧૬૩/૨			
			૧૬૩/૩			
			૧૬૩/૪			
			૧૬૩/૫			
			૧૬૩/૬/૧			
			૧૬૩/૬/૨			
			૧૬૩/૭			
			૧૬૨/૧	૦૨	૩૯	૫૮
			૧૬૨/૨			

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.આર.ઓ.મી		
				હે	આરે	ઓ.મી
૧	૨	૩	૪	૫	૬	૭
૪	રાણસીકી	ગોંડલ	૪૭ / ૧	૦૦	૯૩	૦૬
			૪૭ / ૧/૧			
			૪૭ / ૨			
			૪૭ / ૩/૧			
			૪૭ / ૩/૨			
			૪૭ / ૪			
			૪૭ / ૬			
			૪૭ / ૭			
			૪૭ / ૫			
			૩/૧/૧/૧	૦૧	૦૬	૯૨
			૩/૧/૧/૨			
			૩/૧/૧૦			
			૩/૧/૧૧			
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			૩/૧/૧૫/૧			
			૩/૧/૧૫/૨			
			૩/૧/૧૫/૩			
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			૩/૧/૨૭			
			૩/૧/૨૮			
			૩/૧/૨૯			
			૩/૧/૨૫			
			૩/૧/૩૦			
			૩/૧/૩૧			

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.આર.ચો.મી		
				હે	આરે	ચો.મી
૧	૨	૩	૪	૫	૬	૭
	રાણસીકી	ગોંડલ	૩/૧/૩૨			
			૩/૧/૩૩			
			૩/૧/૪			
			૩/૧/૬			
			૩/૧/૭			
			૩/૧/૮			
			૩/૧/૯			
			૩/૧/૫			
			૩/૨/૧/૧/૧			
			૩/૨/૧/૧/૨			
			૩/૨/૧/૧/૩			
			૩/૨/૨			
			૩/૩/૧			
			૩/૩/૨			
			૩/૩/૩			
			૩/૪/૧			
			૩/૪/૨			
			૩/૪/૩			
			૩/૫			
			કાયો રસ્તો	૦૦	૦૩	૯૬
			૭/૧	૦૦	૦૯	૯૦
			૭/૨			
			૭/૩			
			૭/૪			
			૭/૫			
			૭/૬			
			૭/૭			
			૬/૧/૧	૦૦	૫૭	૪૨
			૬/૧/૨			
			૬/૨			
			૬/૩			
			૬/૪			
			૫/૧	૦૦	૭૭	૨૨
			૫/૨			
			૫/૩			
			૫/૪			

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.આરે.ચો.મી		
				હે	આરે	ચો.મી
૧	૨	૩	૪	૫	૬	૭
	રાણસીકી	ગોંડલ	૫ / ૫			
			૫ / ૬			
			૫ / ૭			
			૫ / ૮			
			૪ / ૧	૦૦	૬૯	૩૦
			૪ / ૨			
			૪ / ૩			
			૪ / ૪			
			૪ / ૫			
			કાચો રસ્તો	૦૦	૦૪	૯૫
			૧૮ / ૧ / ૫	૦૦	૩૧	૬૮
			૬૮ / ૧	૦૧	૩૬	૬૨
			૬૮ / ૨			
			૬૮ / ૩			
			૬૮ / ૪			
			૬૮ / ૫			
			૧૩૩ / ૧	૦૦	૬૯	૩૦
			૧૩૩ / ૨			
			૬૮ / ૧	૦૦	૬૫	૩૪
			૧૨૭/૧ / ૧	૦૦	૭૫	૨૪
			૧૨૭/૧ / ૨			
			૧૨૭/૧ / ૩			
			૧૨૭/૧ / ૪			
			૧૨૭/૧ / ૫			
			૧૨૭/૧ / ૬			
			૧૨૬ / ૧	૦૦	૦૫	૯૪
			૧૨૬ / ૨			
			૧૨૬ / ૩			
			૬૮ / ૧	૦૦	૧૫	૮૪
			૧૧૯/૧	૦૦	૩૧	૬૮
			૧૧૯/૨			
			૧૧૮ / ૧ / ૧	૦૦	૨૯	૭૦
			૧૧૮ / ૧ / ૨			
			૧૧૮ / ૧ / ૩			
			૧૧૮ / ૨			
			૧૧૮ / ૩			

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.આર.ચો.મી		
				હે	આરે	ચો.મી
૧	૨	૩	૪	૫	૬	૭
	રાણસીકી	ગોંડલ	૧૧૮ / ૪			
			૧૧૮ / ૫			
			૧૧૭	૦૦	૨૫	૭૪
			૧૧૬ / ૧ / ૧	૦૦	૮૭	૧૨
			૧૧૬ / ૧ / ૨			
			૧૧૬ / ૨ / ૧			
			૧૧૬ / ૨ / ૨			
			૧૧૬ / ૩			
			૧૧૬ / ૪			
			૧૧૬ / ૫			
			૧૧૬ / ૬			
			૧૦૬ / ૧	૦૦	૨૩	૭૬
			૧૦૬ / ૨			
			૧૦૬ / ૩			
			૧૦૫ / ૧	૦૦	૩૯	૬૦
			૧૦૫ / ૨			
			૧૦૫ / ૩			
			૧૦૫ / ૪			
			૧૦૫ / ૬			
			૧૦૫ / ૭			
			૧૦૫ / ૮			
			૧૦૫ / ૯			
			૧૦૩ / ૧	૦૦	૪૧	૫૮
			૧૦૩ / ૨			
			૧૦૩ / ૩			
			૧૦૪ / ૧	૦૦	૭૭	૨૨
			૧૦૪ / ૨			
			૧૦૪ / ૩			
			૧૦૪ / ૪			
			૧૦૪ / ૬			
૫	વીંઝીવડ	ગોંડલ	૯૬ / ૧	૦૦	૨૯	૭૦
			૯૬ / ૨ / ૧			
			૯૬ / ૨ / ૨			
			૯૬ / ૩			
			૯૬ / ૪			
			૯૪ / ૧	૦૦	૬૯	૩૦

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.આર.ચો.મી		
				હે	આરે	ચો.મી
૧	૨	૩	૪	૫	૬	૭
	વીંછીવડ	ગોંડલ	૯૪ / ૨			
			૯૪ / ૩			
			૯૩ / ૧	૦૧	૨૪	૭૪
			૯૩ / ૨			
			૯૩ / ૩			
			૬૮ / ૧	૦૦	૩૭	૬૨
			૬૮ / ૨			
			૬૮ / ૩			
૬	સુલતાનપુર	ગોંડલ	૧૬૦ / ૧	૦૦	૫૧	૪૮
			૧૬૦ / ૨			
			૧૬૦ / ૩			
			૧૧૧ / ૧	૦૦	૨૩	૭૬
			૧૧૧ / ૨			
			૧૧૧ / ૩			
			૧૧૨ / ૧	૦૦	૬૩	૩૬
			૧૧૨ / ૨ / ૧ / ૧			
			૧૧૨ / ૨ / ૧ / ૨			
			૧૧૨ / ૨ / ૨			
			૧૧૨ / ૨ / ૩			
			૧૧૩ / ૧	૦૦	૧૫	૮૪
			૧૧૪ / ૧	૦૦	૧૭	૮૨
			૧૧૫ / ૧	૦૦	૫૯	૪૦
			૧૧૫ / ૨			
			૧૧૫ / ૩			
			૧૧૬ / ૧	૦૦	૭૭	૨૨
			૧૧૬ / ૨			
			૧૧૬ / ૩			
			૧૪૦	૦૦	૧૯	૮૦
			૧૩૬ / ૨ / ૧	૦૦	૧૫	૮૪
			૧૩૬ / ૨ / ૨			
			૧૩૬ / ૨ / ૩ / ૧			
			૧૩૬ / ૨ / ૩ / ૨			
			૧૩૬ / ૨ / ૪ / ૧			
			૧૩૬ / ૨ / ૪ / ૨			
			૧૩૭ / ૧ / ૧	૦૦	૭૫	૨૪
			૧૩૭ / ૧ / ૨			

અનું નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.આર.ચો.મી		
				હે	આરે	ચો.મી
૧	૨	૩	૪	૫	૬	૭
	સુલતાનપુર	ગોંડલ	૧૩૭/૧ / ૩			
			૧૩૭/૨ / ૧/ ૧			
			૧૩૭/૨ / ૧/ ૨			
			૧૩૭/૨ / ૨			
			૧૪૧/૧ / ૧	૦૨	૨૯	૬૮
			૧૪૧/૧ / ૨			
			૧૪૧/૧ / ૩			
			૧૪૧/૮			
			૧૪૧/૭			
			૧૫૩/૨ / ૧	૦૦	૭૫	૨૪
			૧૫૩/૨ / ૨			
			૧૫૩ / ૩			
			૧૫૪ / ૧	૦૦	૭૩	૨૬
			૧૫૪ / ૨			
			૧૫૪ / ૩			
			૧૫૫/૧ / ૧	૦૦	૦૩	૯૬
			૧૫૫/૧ / ૨			
			૧૫૫/૧ / ૩			
			૧૫૫/૧ / ૪			
			૧૫૫/૧ / ૫			
			૧૫૫/૨			
			૧૫૫/૩ / ૧			
			૧૫૫/૩ / ૨			
			કાચો રસ્તો	૦૦	૦૯	૯૦
			૧૫૯/૧ / ૧	૦૦	૩૯	૬૦
			૧૫૯/૧ / ૨			
			૧૫૯/૧ / ૩			
			૧૫૯/૧ / ૪			
			૧૫૯/૨ / ૧			
			૧૫૯/૨ / ૨			
			૧૫૯/૩ / ૧			
			૧૫૯/૩ / ૨			
			૧૭૩/૧ / ૧/ ૧	૦૦	૩૫	૬૪
			૧૭૩/૧ / ૧/ ૨			
			૧૭૩/૧ / ૨			
			૧૭૩/૧ / ૩			

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.આરે.ચો.મી		
				હે	આરે	ચો.મી
૧	૨	૩	૪	૫	૬	૭
	સુલતાનપુર	ગોંડલ	૧૭૩/૧ / ૪/ ૧			
			૧૭૩/૧ / ૪/ ૨			
			૧૭૩/૧ / ૫			
			૧૭૩/૧ / ૬			
			૧૬૯ / ૨	૦૦	૬૯	૩૦
			૧૭૦/૧	૦૦	૪૫	૫૪
			૧૭૦/૨			
			કાયો રસ્તો	૦૦	૦૪	૫૦
			૧૭૫/૧ / ૧	૦૦	૧૭	૮૨
			૧૭૫/૧ / ૨/ ૧			
			૧૭૫/૧ / ૨/ ૨			
			૧૭૫/૧ / ૩			
			૧૭૫/૨ / ૧			
			૧૭૫/૨ / ૨/ ૧			
			૧૭૫/૨ / ૨/ ૨			
			૧૭૫/૨ / ૩			
			કાયો રસ્તો	૦૦	૦૪	૫૦
			૨૭૮ / ૧	૦૦	૩૧	૬૮
			૨૭૮ / ૨			
			૨૮૦ / ૧	૦૦	૨૫	૭૪
			૨૮૦ / ૨			
			૨૮૦ / ૪			
			કાયો રસ્તો	૦૦	૦૫	૯૪
			૨૭૯	૦૦	૦૫	૯૪
			૨૮૧/૧	૦૦	૫૯	૪૦
			૨૮૧/૨			
			૨૮૨/૧	૦૦	૧૯	૮૦
			૨૮૨/૨			
			૨૪૪	૦૦	૫૯	૪૦
			૭/૧	૦૦	૪૫	૫૪
			૭/૨			
			૭/૩			
			૭/૪			
			૭/૫			
			૭/૬			
			૭/૭			

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.અરે.ચો.મી		
				હે	આરે	ચો.મી
૧	૨	૩	૪	૫	૬	૭
	સુલતાનપુર	ગોંડલ	૪૯૭ / ૧	૦૦	૯૭	૦૨
			૪૯૭ / ૧/૧			
			૪૯૭ / ૨			
			૪૯૭ / ૩			
			૩૫૭ / ૧	૦૦	૩૯	૬૦
			૩૫૭ / ૨			
			૩૫૭ / ૩			
			૩૫૮ / ૧/૧	૦૧	૦૪	૯૪
			૩૫૮ / ૧/૨			
			૩૫૮ / ૧/૩			
			૩૫૮ / ૨			
			૩૫૮ / ૩			
			૩૫૮ / ૪			
			૩૫૮ / ૫			
			૩૫૮ / ૬			
			૩૫૮ / ૭			
			૩૫૮ / ૮			
			૩૫૮ / ૯			
			૩૫૮ / ૧૦			
			૩૫૮ / ૧૧			
			૩૮૨/૧ / ૧	૦૧	૯૨	૦૬
			૩૮૨/૧ / ૨			
			૩૮૩/૧ / ૧	૦૦	૫૧	૪૮
			૩૮૩/૧ / ૨			
			૩૮૩/૧ / ૩			
			૩૮૩/૨ / ૧			
			૩૮૩/૨ / ૨			
			૩૮૪/૧	૦૦	૨૫	૭૪
			૩૮૪/૨ / ૧			
			૩૮૪/૨ / ૨			
			૩૮૭ / ૧	૦૦	૭૭	૨૨
			૩૮૭ / ૨			
			૩૮૭ / ૩			
			૩૮૭ / ૪			
			૩૮૭ / ૫			
			૩૮૭ / ૬			

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.આરિ.ચો.મી		
				હે	આરિ	ચો.મી
૧	૨	૩	૪	૫	૬	૭
	સુલતાનપુર	ગોંડલ	૩૮૭ / ૭			
			૩૮૭ / ૮			
			૩૮૭ / ૯			
			૩૮૮ / ૧ / ૧	૦૦	૭૩	૨૬
			૩૮૮ / ૧ / ૨			
			૩૮૮ / ૧ / ૩			
			૩૮૮ / ૨ / ૧			
			૩૮૮ / ૨ / ૨			
			૩૮૯ / ૧	૦૦	૫૫	૪૪
			૩૮૯ / ૨			
			૩૮૯ / ૩			
			૩૮૯ / ૪			
			૪૦૧ / ૧	૦૧	૬૮	૩૦
			૪૦૧ / ૨			
			૪૦૧ / ૩			
			૪૦૧ / ૪			
			૪૦૧ / ૫			
			૪૦૧ / ૬			
			૪૦૧ / ૭			
			૪૦૧ / ૮			
			૪૦૧ / ૯			
૭	અમરનગર	જેતપુર	૭૨ / ૧	૦૦	૭૯	૨૦
			૭૨ / ૨			
			૭૨ / ૩			
			૭૨ / ૪			
			૭૦ / ૧	૦૦	૩૭	૬૨
			૭૦ / ૨			
			૬૬ / ૧	૦૦	૮૯	૧૦
			૬૬ / ૨ / ૧			
			૬૬ / ૨ / ૨			
			૬૬ / ૨ / ૩			
			૬૬ / ૩			
			૬૫ / ૧ / ૧	૦૦	૯૭	૦૨
			૬૫ / ૧ / ૨			
			૬૫ / ૨			
			૬૫ / ૩			
			૨૭૭	૦૩	૦૪	૯૨

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.આરે.ચો.મી		
				હે	આરે	ચો.મી
૧	૨	૩	૪	૫	૬	૭
	અમરનગર	જેતપુર	૧૯ / ૧	૦૦	૧૯	૮૦
			૧૯ / ૨			
			૧૯ / ૨/ ૧			
			૧૮	૦૦	૦૭	૯૨
			૧૭ / ૧	૦૦	૪૩	૫૬
			૧૭ / ૨			
			કાચો રસ્તો	૦૦	૦૫	૯૪
			૧૪/૧ / ૧	૦૦	૧૧	૮૮
			૧૪/૧ / ૨			
			૧૪/ ૨			
			૧૩/૧ / ૧	૦૦	૦૯	૯૦
			૧૩/૧ / ૨			
			૧૩/૨			
			૧૨	૦૦	૦૫	૯૪
			કાચો રસ્તો	૦૦	૦૭	૯૨
			૯૧ / ૧	૦૦	૦૫	૯૪
			૯૧ / ૨			
			૯૧ / ૩			
			૯૨ / ૧	૦૦	૫૩	૪૬
			૯૨ / ૨			
			કાચો રસ્તો	૦૦	૦૫	૯૪
			૯૫ / ૧/ ૧	૦૦	૫૭	૪૨
			૯૫ / ૧/ ૨			
			૯૫ / ૨			
			૯૫ / ૩			
			૯૫ / ૪			
			કાચો રસ્તો	૦૦	૦૭	૯૨
			૧૯૦ / ૧ / ૨	૦૦	૩૧	૬૮
			૧૯૦ / ૧ / ૧ / ૨			
			૧૯૦ / ૧ / ૧ / ૧			
			૧૯૦ / ૨			
			૧૯૪ / ૧	૦૦	૪૭	૫૨
			૧૯૪ / ૨			
			કાચો રસ્તો	૦૦	૦૩	૯૬
			૧૯૮ / ૧	૦૦	૨૩	૭૬
			૧૯૮/૨			
			૧૯૯ / ૧	૦૦	૨૯	૭૦
			૧૯૯ / ૨			
			૨૧૮/૧/૧	૦૦	૨૯	૭૦

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.આરે.ચો.મી.		
				હે	આરે	ચો.મી
૧	૨	૩	૪	૫	૬	૭
	અમરનગર	જેતપુર	૨૧૮/૧/૨			
			૨૧૮/૨			
			૨૧૯	૦૦	૩૯	૬૦
			૩૨૮ / ૧	૦૦	૨૭	૭૨
			૩૨૮ / ૨			
			૩૨૭ / ૧	૦૦	૦૫	૯૪
			૩૨૭ / ૨			
			૩૩૦/૧	૦૦	૧૯	૮૦
			૩૩૦/૨			
			૩૩૧	૦૦	૧૭	૮૨
			૩૨૪	૦૦	૩૩	૬૬
			૩૨૩/ ૧	૦૦	૩૧	૬૮
			૩૨૩/ ૨			
			૩૨૨/ ૧	૦૦	૧૯	૮૦
			૩૨૨/ ૨			
			કાચો રસ્તો	૦૦	૦૩	૯૬
			૩૨૦ / ૧	૦૦	૨૫	૭૪
			૩૨૦ / ૨			
			૩૧૭	૦૦	૫૯	૪૦
			૨૯૦ / ૧	૦૦	૩૧	૬૮
			૨૯૦ / ૨			
			૩૧૬ / ૧	૦૦	૫૯	૪૦
			૩૧૬ / ૨			
			૩૧૬ / ૩			
			૩૧૬ / ૪			
			૩૧૬ / ૫			
			૩૧૬ / ૬			
			૨૯૬ / ૧/ ૧	૦૦	૬૭	૩૨
			૨૯૬ / ૧/ ૨			
			૨૯૬ / ૧/ ૩			
			૨૯૬ / ૧/ ૪			
			૨૯૬ / ૧/ ૫			
			૨૯૬ / ૨			
			૨૯૭ / ૧	૦૦	૩૭	૬૨
			૨૯૭ / ૨			
			૨૯૭ / ૩			
			૨૯૭ / ૪			
			૨૯૭ / ૫			

અનુ નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.આરે.ચો.મી		
				હે	આરે	ચો.મી
૧	૨	૩	૪	૫	૬	૭
	અમરનગર	જેતપુર	૨૯૭ / ૬			
			૨૯૮ / ૧	૦૦	૭૫	૨૪
			૨૯૮ / ૨			
			૨૯૮ / ૩			
			૨૯૮ / ૪			
			૨૯૮ / ૫			
			૨૯૮ / ૬			
			૨૯૮ / ૭			
			૨૭૫ / ૧ / ૧	૦૦	૪૭	૫૨
			૨૭૫ / ૧ / ૨			
			૨૭૫ / ૧ / ૩			
			૨૭૫ / ૨			
			૨૭૫ / ૩			
			૨૭૫ / ૪			
			૨૭૫ / ૫			
			૨૭૫ / ૬	૦૧	૧૪	૮૪
			૨૭૫ / ૭			
			૨૭૪ / ૪			
			૨૭૪ / ૫			
			૨૭૪ / ૬			
			૨૭૪ / ૭			
			૨૭૪ / ૮			
			૨૭૪ / ૯	૦૧	૪૭	૪૭
			૨૭૪ / ૧૦			
૮	ખજુરી ગુંદાળા	જેતપુર	૧૯/૧/૧			
			૧૯/૧/૨			
			૧૯/૧/૩/૧			
			૧૯/૧/૩/૨			
			૧૯/૧/૪			
			૧૯/૧/૫			
			૧૯/૧/૬	૦૦	૦૦	૧૯
			૧૯/૨			
			૧૯/૩			
			૧૯/૪			
			૧૮/૧			
			૧૮/૨			
			૨૦/૧	૦૦	૩૮	૨૦
			૨૦/૨			
			૨૦/૩			
			૨૦/૪			

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.આરે.ચો.મી		
				હે	આરે	ચો.મી
૧	૨	૩	૪	૫	૬	૭
	ખજુરી ગુંદાળા	જેતપુર	૨૦/૫			
			૨૦/૬			
			૨૦/૭			
			૨૦/૮			
			૨૦/૯/૧			
			૨૦/૯/૨			
			૧૭/૧/૧	૦૦	૯૨	૧૮
			૧૭/૧/૨			
			૧૭/૨			
			કાચો રસ્તો	૦૦	૦૯	૯૭
			૬૩/૧	૦૦	૬૬	૯૫
			૬૩/૨			
			૬૩/૩/૧			
			૬૩/૩/૨			
			૬૩/૪			
			૬૩/૫			
			૬૩/૬			
			૬૪/૧	૦૦	૦૬	૩૭
			૬૪/૨			
			૬૪/૩			
			૬૪/૪			
			૬૪/૫			
			૧૩/૧	૦૦	૦૦	૪૫
			૧૩/૨			
			૧૨/૧/૧	૦૦	૦૧	૭૨
			૧૨/૧/૨			
			૧૨/૨/૧			
			૧૨/૨/૨			
			૧૨/૩/૧			
			૧૨/૩/૨			
			૧૨/૪/૧			
			૧૨/૪/૨			
			૧૨/૫/૧			
			૧૨/૫/૨			
			૧૨/૬/૧			
			૧૨/૬/૨			
			૧૨/૭/૧			
			૧૨/૭/૨			
			૧૨/૮			
			૧૨/૯			

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.આર.ચો.મી		
				હે	આરે	ચો.મી
૧	૨	૩	૪	૫	૬	૭
	ખજુરી ગુંદાળા	જેતપુર	૯	૦૧	૯૦	૭૧
			૧૧/૧	૦૦	૩૯	૧૨
			૧૧/૨			
			૧૧/૩			
			૧૧/૪			
			૧૧/૫			
			૧૧/૬			
			૧૧/૭/૧			
			૧૧/૭			
			૧૧/૮			
			૧૧/૯			
			૨૪૫/૧/૧	૦૦	૭૮	૯૭
			૨૪૫/૧/૨			
			૨૪૫/૧/૩			
			૨૪૫/૧/૪			
			૨૪૫/૧/૫			
			૨૪૫/૧/૬			
			૨૪૫/૧/૭			
			૨૪૫/૨			
			૨૯૬	૦૦	૨૫	૧૧
			૨૮૩/૧	૦૦	૦૭	૭૩
			૨૮૩/૨			
			૨૮૫/૧	૦૦	૨૫	૫૧
			૨૮૫/૨			
			કાચો રસ્તો	૦૦	૦૩	૯૪
			૨૭૪/૧/૧	૦૦	૧૦	૯૪
			૨૭૪/૧/૨			
			૨૭૪/૧/૩			
			૨૭૪/૨/૧			
			૨૭૪/૨/૨			
			૨૭૪/૨/૩			
			૨૫૦/૧	૦૦	૦૫	૦૬
			૨૫૦/૨			
			૨૫૦/૩/૧			
			૨૫૦/૩/૨			
			૨૫૦/૪			
			૨૫૦/૫			
			૨૫૦/૬			
			૨૫૦/૭			
			૨૫૦/૮			

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.આર.ચો.મી		
				હે	આરે	ચો.મી
૧	૨	૩	૪	૫	૬	૭
	ખજુરી ગુંદાળા	જેતપુર	૨૫૦/૯			
			૨૫૦/૧૦			
			૨૫૦/૧૧			
			૨૫૧/૧ / ૧ / ૧	૦૦	૪૧	૪૬
			૨૫૧/૧/૧/૨			
			૨૫૧/૧/૨			
			૨૫૧/૨/૧//૧			
			૨૫૧/૨/૧/૨			
			૨૫૧/૨/૨/૧			
			૨૫૧/૨/૨/૨			
			૨૫૧/૨/૩			
			૨૫૨/૧	૦૦	૦૩	૯૬
			૨૫૨/૨			
			૨૫૨/૩			
			રસ્તો	૦૦	૫૧	૭૯
			૧૪૭ / ૨	૦૦	૦૪	૦૯
			૧૫૧/૧	૦૦	૧૨	૨૩
			૧૫૧ / ૨			
			૨૭૩	૦૦	૧૨	૪૫
			૧૧૫/૧	૦૦	૯૨	૭૧
			૧૧૫/૨			
			૧૨૫/૨	૦૦	૬૧	૯૬
			૧૨૫/૧			
			૧૨૫/૩			
			૧૩૭/૧/૧	૦૦	૦૫	૯૪
			૧૩૭/૧/૨			
			૧૩૭/૨			
			૧૩૭/૩			
			૧૩૫/૧/૧	૦૦	૪૦	૯૨
			૧૩૫/૧/૨			
			૧૩૫/૨/૧			
			૧૩૫/૨/૨			
			૧૩૪/૧	૦૦	૪૪	૩૩
			૧૩૪/૨			
			૧૩૪/૩			
			૧૩૪/૪			
			૧૩૪/૫			
			૧૩૪/૬			
			૧૩૩/૨	૦૦	૧૩	૬૬
			૧૩૨/૨	૦૦	૧૨	૨૭

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.આર.ચો.મી		
				હે	આરે	ચો.મી
૧	૨	૩	૪	૫	૬	૭
	ખજુરી ગુંદાળા	જેતપુર	૧૩૧/૧/૧/૧	૦૦	૨૦	૪૩
			૧૩૧/૧/૧/૨			
			૧૩૧/૨			
			૧૩૦/૧/૧	૦૦	૩૫	૫૩
			૧૩૦/૧/૨			
			૧૩૦/૧/૩			
			૧૩૦/૧/૪			
			૧૩૦/૧/૫			
			૧૩૦/૨			
			૧૨૮/૧	૦૦	૦૫	૯૪
			૧૨૮/૨			
૯	ખીરસરા	જેતપુર	૨૨૨ / ૧	૦૦	૬૯	૩૦
			૨૨૨ / ૨			
			૨૧૯	૦૦	૦૯	૯૦
			૨૧૭	૦૦	૨૭	૭૨
			૨૧૬ / ૧	૦૦	૨૯	૭૦
			૨૧૬ / ૨			
			૨૧૬ / ૩			
			૩૪૨ / ૧	૦૪	૪૩	૫૨
			૩૪૨ / ૨			
			૩૪૨ / ૨ / ૧			
			૩૪૨ / ૩			
			૩૪૨ / ૪			
			૩૪૨ / ૫			
			૩૪૨ / ૬			
			૩૪૨ / ૬ / ૧			
			૩૪૨ / ૭			
			૩૪૨ / ૮			
			૩૪૨ / ૯			
			૩૪૨ / ૧૦			
			૨૦૪	૦૦	૦૭	૯૨
			૧૯૮/૧ / ૧	૦૦	૭૭	૨૨
			૧૯૮/૧ / ૨			
			૧૯૮/૨			
			૧૯૬ / ૩	૦૦	૦૩	૯૬
			૧૯૬ / ૧			
			૧૯૬ / ૨			
			૧૯૯ / ૧	૦૦	૦૩	૯૬
			૧૯૯ / ૨			
			૧૯૯ / ૩			

અનુ. નં.	ગામનું નામ	તાલુકો	સર્વે નં/બ્લોક નં	આર. ઓ.યુ. મુજબ ક્ષેત્રફળ હે.આર.ચો.મી		
				હે	આરે	ચો.મી
૧	૨	૩	૪	૫	૬	૭
	ખીરસરા	જેતપુર	૧૯૭ / ૧	૦૦	૩૧	૬૮
			૧૯૭ / ૨			
			૧૯૭ / ૩			
			૧૯૭ / ૪			
			કાચો રસ્તો	૦૦	૦૩	૯૬
			૨૯૫ / ૧	૦૦	૧૧	૮૮
			૨૯૫ / ૨			
			૩૩૯ / ૧	૦૦	૦૩	૯૬
			૩૩૮ / ૧	૦૦	૦૯	૯૦
			૩૩૮ / ૨			
			૩૩૦	૦૦	૪૧	૫૮
			૩૩૨ / ૧/ ૧	૦૦	૪૯	૫૦
			૩૩૨ / ૧/ ૨			
			૩૩૨ / ૨			
			૩૩૨ / ૩			
			૩૩૩ / ૧	૦૦	૪૫	૫૪
			૩૩૩ / ૨			
			૩૩૩ / ૩			
			૩૩૩ / ૪			
			૩૩૩ / ૫/ ૧			
			૩૩૩ / ૫			
			૩૩૩ / ૬			
			૩૩૪ / ૧	૦૦	૦૫	૯૪
			૩૩૪ / ૨			
			૩૩૪ / ૩			
			૩૩૪ / ૪			
			૩૩૪ / ૫			

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રવી સોલંકી,

સરકારના મુખ્ય ઈજનેર અને અધિક સચિવ.

સરકારી મધ્યસ્થ મુદ્રાલય, ગાંધીનગર.



सत्यमेव जयते

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EXTRAORDINARY

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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

PORTS AND TRANSPORT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, Dated the 4th March, 2014.

Bombay Motor Vehicles (Taxation of passengers) Act, 1958

No. PT/2014/ 7 /MTA/182009/406/KH:- In exercise of the powers conferred by the First proviso to sub section (i) of section 3 of the Gujarat Motor Vehicles (Taxation of Passengers) Act, 1958 (Bom. LXVII of 1958) and in supersession of Government Notification, Ports and Transport Department's No.PT-2010-45-MTA-18-2009-426-KH, dated the 5th July, 2010, the Government of Gujarat hereby approves the routes for operation of stage bus service in the area of Patan to be operated by Patan Nagar palika in the schedule appended hereto for the purpose of the said proviso.

SCHEDULE

Routes:

Sr. No.	Route Name	Via
1.	Rankivav to Unjha, Three cross road (T Junction) via Teacher Society	Rankivav, Nava Kalkamata, Juna Kalkamata, Bhadrakar Society, Kansda Gate, Bhatthino Madh, Pani ni Tanki, Salvivad, Saraiyawado, Masjid, Sharda Cinema, khokharvada, Motisara, Pimplagate, Damajiraobaug, Chindiyachowk, Chabilachowlk, Marutipark, Jayvirmagar, Ratnamani Appartment, Adarsh High School, Collage, Collage Teacher's Society, Rest House, Jilla-sevasadan, Univercity, T.B.Hospital, Polytechnic collage, T.B.T. Junction, Sarasvati Society, Shramjivi Cross Road, Jilla Adalat, Unjha Three cross road (T Junction)
2.	Rankivav to Unjha, Three cross road (T Junction) via Collector Office	Rankivav, Nava Kalkamata, Juna Kalkamata, Bhadrakar Society, Kansda Gate, Ratanpole, Madarsa, Tran Darwaja, Haveli, Dosivat, Ghivto, Hingalachachar, Chaturbhujbaug, Bagvada chowlk (S.T. circle), Kohinoor cinema, Railway station circle, Santokba hall, Jilla-sevasadan, Univercity, T.B.Hospital, T.B.T. Junction, Shramjivi Cross Road, Jilla Adalat, Unjha Three cross road (T Junction)

Sr. No.	Route Name	Via
3.	Rankivav to Unjha, Three cross road (T Junction) via Subhash Chowlk	Rankivav, Nava Kalkamata, Juna Kalkamata, Bhadrakar Society, Kansda Gate, Ratanpole, Madarsa, Tran Darwaja, Haveli, Dosivat, Ghivto, Hingalachachar, Junaganj chowlk, Red Cross Bhavan, Narnarayan Society, Gaytri Mandir, Mayanagar, Hotel Garden, Railway Fatak, Shantiniketan Sankul, Navanganj, Cross Road, Jilla Adalat, Unjha Three cross road (T Junction)
4	Rankivav to AGIS Gas Petroleum via Janta Hospital	Rankivav, Nava Kalkamata, Juna Kalkamata, Bhadrakar Society, Kansda Gate, Badra Ghemriyavir, Motisa Darwaja Baliyapado, Rajkavada, Iqbalchowlk, Tankwada, Power house, Sagota ni sheri, Nilam cinema junaganj bazar, Chaturbhujbaug, Bagvada Darwaja, Bharti Society, Janta hospital, Hotel Garden, Padmanabha char rasta, Vegetable Market, AGIS Gas Petrol pump.

By order and in the name of the Governor of Gujarat,

A. M. TRIVEDI

Deputy Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

Gujarat Industrial Investment Corporation
Limited Appointment of Director on the
Board of Directors

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th March, 2014

No. GU/2014(15)/GIIC/1087/4282/P.— In Pursuance of Article 146 (C) of the Articles of Association of Gujarat Industrial Investment Corporation Limited, Government of Gujarat hereby appoint Shri D. J. Pandian I.A.S., Additional Chief Secretary, Industries and Mines Department as the Director on the Board of Directors of G.I.I.C. Limited with immediate effect in place of Shri M. Sahu I.A.S., (retired) Additional Chief Secretary, Industries and Mines Department respectively.

2. In pursuance of Article 146 (C) of the Articles of Association of Gujarat Industrial Investment Corporation Limited, Government is also pleased to appoint Shri D. J. Pandian I.A.S., Additional Chief Secretary, Industries and Mines Department as Chairman of the Gujarat Industrial Investment Corporation Limited in place of Shri M. Sahu I.A.S., with immediate effect.

By order and in the name of the Governor of Gujarat,

ANAND BIHOLA,
Under Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th March, 2014

No. GUJ/2014(16)/GFC/1897/128/P.— In exercise of the powers conferred under section 10(b) of the State Financial Corporation (Amendment-2000) Act, 1951, the Government of Gujarat hereby appoints Shri D. J. Pandian I.A.S., Additional Chief Secretary, Industries and Mines Department as Director on the Board of the Gujarat State Financial Corporation, with immediate effect, in place of Shri M. Sahu I.A.S., (retired) Additional Chief Secretary, Industries and Mines Department respectively.

By order and in the name of the Governor of Gujarat,

ANAND BIHOLA,
Under Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th March, 2014

Gujarat Industrial Development Act, 1962.

No. GHU/2014/(17)/GID-102001/CM/28/G.— In exercise of the powers conferred by Section-4(1)(d) of the Gujarat Industrial Development Act, 1962 the Government of Gujarat hereby nominates Shri D. J. Pandian I.A.S., Additional Chief Secretary, Industries and Mines Department as a Director on the Board of the Directors of Gujarat Industrial Development Corporation in the place of Shri M. Sahu I.A.S., with immediate effect.

2. In exercise of the powers conferred by Section-4(2) of the GID Act-1962, Government is also pleased to appoint Shri D. J. Pandian I.A.S., Additional Chief Secretary, Industries and Mines Department as Chairman of the Gujarat Industrial Development Corporation in place of Shri M. Sahu I.A.S., with immediate effect.

By order and in the name of the Governor of Gujarat,

ANAND BIHOLA,
Under Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

WOMEN AND CHILD DEVELOPMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, Dated the 4th March, 2014.

Gujarat State Commission for Women Act, 2002

No. GS-1/2014/MHY/102005/2204/A :-In exercise of the powers conferred by sub-section (1) of section 25 of the Gujarat State Commission for Women Act, 2002(Guj.12 of 2002), the Government of Gujarat hereby makes the following rules, namely:-

1. Short Title and Commencement.-

- (1) These rules may be called the Gujarat State Commission for Women Rules, 2013.
- (2) They shall come into force from the date of their publication in the Official Gazette.

2. Definitions.-

(1) In these rules, unless the context otherwise requires,-

- (a) "Act" means the Gujarat State Commission for Women Act, 2002(Guj.12 of 2002);
- (b) "Commission" means the Gujarat State Commission for Women constituted under section 3 of the Act;
- (c) "Chairperson" means the Chairperson of the Commission appointed under clause (a) of sub-section (2) of section 3 of the Act;
- (d) "Member-Secretary" means the member-secretary of the Commission appointed under clause (d) of sub-section (2) of section 3 of the Act;
- (e) "Ad-hoc Committee" means the committee constituted under section-12 of Gujarat State Women Commission Act,2002 by Gujarat State Commission for Women.
- (2) Words and expressions used in the Act and not defined in these rules shall have the meaning assigned to them in the Act.

3. Salaries and allowances of Chairperson.-

- (1) The term of office of the Chairperson shall be three years. The office of the Chairperson shall be equivalent to the office of the Minister of the State of the Government of Gujarat.
- (2) The Chairperson shall be,-
 - (i) entitled/ paid salary and allowances as are paid to a Minister of the State;

- (ii) entitled without payment of rent, to the use of furnished residence in Gandhinagar during her term of office;
- (iii) provided a motor car with the service of a driver free of charge;
- (iv) entitled during her term of office, to have telephone facilities at Government cost at residence and all ancillary charges for such facility be borne by the Government;
- (v) also be provided facility of cellular/mobile phone at Government cost;
- (vi) entitled to travelling and daily allowance for herself in respect of journey /touring carried out on account of public business, as per the general orders issued by Government in this behalf from time to time.

(3) Subject to the general orders of the Government, the Chairperson or the members of the family who are residing with and dependent on her, as the case may be shall be entitled to accommodation in hospital maintained by the State Government and to medical attendance and treatment.

(4) Where an officer of the Government is appointed as the Chairperson, the terms and conditions relating to salaries and allowances shall be paid as per the applicable rules and other allowances and facilities shall be admissible in accordance with rules applicable to the incumbent.

(5) All provisions regarding salaries and allowances of the Chair-person in sub-rule(2) to sub-rule(4) of this rule shall be subject to Gujarat State Minister's Salaries and Allowances Act, 1960 (Gujarat. vi of 1960) and any other orders issued by the State Government in this regard.

4. Honorarium and allowances of Member of commission and members of ad-hoc committee.-

- (1) The non-official member appointed under clause (b) of sub-section (2) of section 3 of the Act shall be paid,-
 - (i) honorarium at the rate of Rs.2,000/- (rupees two thousand only) per month;
 - (ii) travelling and daily allowance at the same rates as are applicable to a Class I officer of the State Government.
- (2) The non-official member of the Ad-hoc Committee appointed under clause (b) of sub-section (1) of section 12 of the Act shall be paid,-
 - (i) paid honorarium at the rate of Rs.500/- (rupees hundred only) per sitting;
 - (ii) travelling and daily allowance at the same rates as are applicable to a Class I officer of the State Government.
- (3) Where a Government officer is appointed as the non-official member of the Commission or as the non-official member of the Ad-hoc Committee, the terms and conditions relating to travelling and daily allowance and other facilities applicable under the service shall apply. In case of a retired Government officer, his last pay drawn shall be taken into consideration for this purpose.
- (4) All provisions for payment of honorarium and allowances of member in the sub-rule (1) to sub-rule (3) of this rule shall be paid at such rate as may be prescribed by the State Government from time to time.

5. Preparation and submission of Annual Statement of Accounts.-

The Commission shall submit a programme of work for the year and annual statement of accounts to the State Government before the month of September in each financial year.

6. Accounts and Audit.-

- (a) The Commission shall maintain its accounts and all other relevant records as may be prescribed, in accordance with the provisions of section 20 of Gujarat State Women Commission Act, 2002 and as per the provisions made in rules and regulations of State Government in this behalf.
- (b) The Commission shall get its' accounts audited at such interval as shall be prescribed by the Accountant General of the State. Any expenses incurred in connection with such audit shall be payable by the commission to the Accountant General.
- (c) The Accountant general and any person appointed by him for the purposes of the audit of the accounts of the commission under this rules shall possess same right and privileges and authority for asking any books, vouchers or other documents in connection to such audit similar to the Accountant General of the Government.
- (d) Auditor appointed under this rules for auditing accounts of Commission shall have right to demand production of books of accounts, relevant vouchers and other documents.

(e) Accountant- General and any person appointed by him for the purpose of the audit of the accounts of the Commission under this act shall have right to inspect any of the offices of the Commission.

(f) At the end of every financial year accounts of the Commission, as certified by the Accountant General or any other person duly appointed by him in this behalf, together with the Audit report thereon, shall be forwarded to the State Government.

7. Annual Report.-

The Commission shall prepare and submit the annual report as early as possible after the end of each financial year and not later than the month of September. The annual report shall contain the following matters:-

- (i) The names of members of the Commission, Names of employees, duration of work and organization chart;
- (ii) completed work during the year under sections 12 to 16 of the Act;
- (iii) the particulars of meetings of the Commission with dates, members present and minutes of the meetings during the year;
- (iv) implementation of the Act-particulars of district wise progress;
- (v) any other matter as may be required by the State Government or the Commission may deem fit.

8. Other terms and conditions for appointment as Chairperson and Member.-

- (1) No person shall be appointed as the Chairperson or the Member of the Commission for a period exceeding three years.
- (2) No person shall be appointed or continued as the Chairperson or the Member of the Commission who has completed sixty-five years of age:

Provided that a person who is appointed as the Chairperson or as the non-official Member for a term of three years prior to the commencement of these rules shall not cease to hold such office on his/her despite the completion of the age of sixty-five years.

9. Constitution and functions of Ad-hoc committee.-

commission shall constitute Ad- hoc committee for the purpose of transacting any business before it or for any special issue in accordance with the provisions of section 12 of the Act.

10. Meetings of Commission.-

- (1) The Commission shall meet on such date, time and place as the Commission may decide:

Provided that the Commission shall meet at least once in every quarter of the year.

- (2) A notice of ten days shall be given by the Commission to the members prior to the date of meeting.
- (3) One-third of the members present at the meeting shall form the quorum. The decision shall be taken by majority of the members present in the meeting. In case of equality of votes, the Chairperson shall have the right of casting vote.

11. Preparation and Submission of Programme Work.-

The Commission shall undertake the preparation of work for next year and such report shall be submitted to the State Government before the end of October.

12. Removal of Difficulties and savings of power.-

In case of any confusion or difficulty arising in any matter relating to provisions made in this rules, shall be referred to the State Government and decision of the State Government shall be final.

Any other matter which is not provided in these rules but in the provisions of the Act shall apply. Power of the Government to make any changes or to make detail provisions or to make new rules is hereby saved.

By order and in the name of the Governor of Gujarat,

P. V. PITHVA
Deputy Secretary to Government.



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PART IV-B

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REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th March, 2014

BOMBAY LAND REVENUE CODE, 1879.

No. GHM /54/BKHP/1020/65(B)-1140-(C-3)-K: - In exercise of the powers conferred by the second proviso to item (VI) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65(B) of Bombay Land Revenue Code, 1879. (Bom V of 1879), the Government of Gujarat has exempted from the fulfillments of conditions mentioned at item (vi) of paragraph (h) of sub-section (1) of clause (b) of sub-section (1) of section-65B, the use of land by the occupants or class of occupants as specified in the Schedule of the Notification No. GHM/78/BKHP/102008/65(B)-1140-(C-3)-K dated 2-12-2008 for the bonafide industrial purpose.

Now onwards items shown in the schedule of the above mentioned Notification are read as under.

SCHEDULE

Details shown in the Notification of Dt. 2-12-2008						Notification after amendment be read as shown				
Sr. No.	Name of Village, Taluka, District	S.No / Block No.	Area H.Area	Bonafide Industrial Purpose	Occupants/ Class of Occupants	Name of Village, Taluka, District	S.No / Block No.	Area H.Area	Bonafide Industrial Purpose	Occupants/ Class of Occupants
1	2	3	4	5	6	2	3	4	5	6
1	At. Nidharad Ta. Sanand Dist. Ahmedabad	496/2	0-29-40	Petro-chemicals	Hasti Petro-chemicals & Shipping Limited	At. Nidharad Ta. Sanand Dist. Ahmedabad	496/2	0-29-40	Inland Container Depot (ICD)/ Container Freight Station (CFS)	Hasti Petro-chemicals & Shipping Limited

Details shown in the Notification of Dt. 2-12-2008						Notification after amendment be read as shown				
Sr. No.	Name of Village, Taluka, District	S.No / Block No.	Area H.Area	Bonafide Industrial Purpose	Occupants/ Class of Occupants	Name of Village, Taluka, District	S.No / Block No.	Area H.Area	Bonafide Industrial Purpose	Occupants/ Class of Occupants
1	2	3	4	5	6	2	3	4	5	6
2	At. Nidharad Ta. Sanand Dist. Ahmedabad	497/1/2	1-13-50	Petro-chemicals	Hasti Petro-chemicals & Shipping Limited	At. Nidharad Ta. Sanand Dist. Ahmedabad	497/1/2	1-13-50	Inland Container Depot (ICD)/ Container Freight Station (CFS)	Hasti Petro-chemicals & Shipping Limited
3	As -Above-	497/2	0-42-00	Petro-chemicals	As -Above-	As -Above-	497/2	0-42-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-
4	As -Above-	498/2	0-40-47	Petro-chemicals	As -Above-	As -Above-	498/2	0-40-47	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-
5	At. Nidharad Ta. Sanand Dist. Ahmedabad	501/2	0-86-00	Petro-chemicals	As -Above-	At. Nidharad Ta. Sanand Dist. Ahmedabad	501/2	0-86-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	Hasti Petro-chemicals & Shipping Limited
6	As -Above-	502/2	0-72-00	Petro-chemicals	As -Above-	As -Above-	502/2	0-72-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-
7	As -Above-	506/1	0-81-00	Petro-chemicals	As -Above-	As -Above-	506/1	0-81-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-
8	As -Above-	508/1	0-34-00	Petro-chemicals	As -Above-	As -Above-	508/1	0-34-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-
9	As -Above-	508/2	0-60-00	Petro-chemicals	As -Above-	As -Above-	508/2	0-60-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-

Details shown in the Notification of Dt. 2-12-2008						Notification after amendment be read as shown				
Sr. No.	Name of Village, Taluka, District	S.No / Block No.	Area H.Area	Bonafide Industrial Purpose	Occupants/ Class of Occupants	Name of Village, Taluka, District	S.No / Block No.	Area H.Area	Bonafide Industrial Purpose	Occupants/ Class of Occupants
1	2	3	4	5	6	2	3	4	5	6
10	At. Nidharad Ta. Sanand Dist. Ahmedabad	509/1	0-34-00	Petro-chemicals	Hasti Petro-chemicals & Shipping Limited	At. Nidharad Ta. Sanand Dist. Ahmedabad	509/1	0-34-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	Hasti Petro-chemicals & Shipping Limited
11	As -Above-	509/2	0-31-00	Petro-chemicals	As -Above-	As -Above-	509/2	0-31-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-
12	As -Above-	509/3	0-47-00	Petro-chemicals	As -Above-	As -Above-	509/3	0-47-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-
13	As -Above-	509/4	0-19-00	Petro-chemicals	As -Above-	As -Above-	509/4	0-19-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-
14	As -Above-	509/5	0-18-00	Petro-chemicals	As -Above-	As -Above-	509/5	0-18-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-
15	As -Above-	509/6	0-24-00	Petro-chemicals	As -Above-	As -Above-	509/6	0-24-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-
16	As -Above-	510	0-83-00	Petro-chemicals	As -Above-	As -Above-	510	0-83-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-
17	As -Above-	512/1	0-41-00	Petro-chemicals	As -Above-	As -Above-	512/1	0-41-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-

Details shown in the Notification of Dt. 2-12-2008						Notification after amendment be read as shown				
Sr. No.	Name of Village, Taluka, District	S.No / Block No.	Area H.Area	Bonafide Industrial Purpose	Occupants/ Class of Occupants	Name of Village, Taluka, District	S.No / Block No.	Area H.Area	Bonafide Industrial Purpose	Occupants/ Class of Occupants
1	2	3	4	5	6	2	3	4	5	6
18	At. Nidharad Ta. Sanand Dist. Ahmedabad	512/2	0-30-00	Petrochemicals	Hasti Petrochemicals & Shipping Limited	At. Nidharad Ta. Sanand Dist. Ahmedabad	512/2	0-30-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	Hasti Petrochemicals & Shipping Limited
19	As -Above-	513/1	0-18-00	Petrochemicals	As -Above-	As -Above-	513/1	0-18-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	Hasti Petrochemicals & Shipping Limited
20	As -Above-	513/2	0-17-00	Petrochemicals	As -Above-	As -Above-	513/2	0-17-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-
21	As -Above-	513/3	0-09-00	Petrochemicals	As -Above-	As -Above-	513/3	0-09-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-
22	As -Above-	513/4	0-08-00	Petrochemicals	As -Above-	As -Above-	513/4	0-08-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-
23	As -Above-	513/5/B	0-26-00	Petrochemicals	As -Above-	As -Above-	513/5/B	0-26-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-
24	As -Above-	514	0-93-00	Petrochemicals	As -Above-	As -Above-	514	0-93-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-
25	As -Above-	515/1	0-21-00	Petrochemicals	As -Above-	As -Above-	515/1	0-21-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-

Details shown in the Notification of Dt. 2-12-2008						Notification after amendment be read as shown				
Sr. No.	Name of Village, Taluka, District	S.No / Block No.	Area H.Area	Bonafide Industrial Purpose	Occupants/ Class of Occupants	Name of Village, Taluka, District	S.No / Block No.	Area H.Area	Bonafide Industrial Purpose	Occupants/ Class of Occupants
1	2	3	4	5	6	2	3	4	5	6
26	At. Nidharad Ta. Sanand Dist. Ahmedabad	513/5/A	0-17-00	Petro-chemicals	Hasti Petro-chemicals & Shipping Limited	At. Nidharad Ta. Sanand Dist. Ahmedabad	513/5/A	0-17-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	Hasti Petro-chemicals & Shipping Limited
27	As -Above-	517/1	0-54-00	Petro-chemicals	As -Above-	As -Above-	517/1	0-54-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-
28	As -Above-	517/3	0-24-00	Petro-chemicals	As -Above-	As -Above-	517/3	0-24-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-
29	As -Above-	527/2	0-27-00	Petro-chemicals	As -Above-	As -Above-	527/2	0-27-00	Inland Container Depot (ICD)/ Container Freight Station (CFS)	As -Above-

By order and in the name of the Governor of Gujarat,

J. M. MISAN,
Under Secretary to Government.



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PART IV-B

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શ્રમ અને રોજગાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૪થી માર્ચ, ૨૦૧૪.

ક્રમાંક: જીએચયુ-૨૦૧૪-૬૪-કકબ-૧૦૨૦૦૪-૨૭૪૦-મજ(પાર્ટ ફાઈલ).— મુંબઈ મજૂર કલ્યાણ ફંડ અધિનિયમ, (૧૯૫૩ના ૪૦માં) અધિનિયમ, ૧૯૫૩ ની કલમ-૪થી મળેલ સત્તાની રૂએ, ગુજરાત સરકાર આથી ગુજરાત શ્રમયોગી કલ્યાણ બોર્ડના અધ્યક્ષ તરીકે નીચે દર્શાવેલ મહાનુભાવની નિયુક્તિ કરે છે.

શ્રી સુનિલભાઈ સીંગી

એ/૨૦૪, મણિભદ્ર એન્કલેવ, રાજસ્થાન હોસ્પિટલ સામે, શાહીબાગ, અમદાવાદ

(કર્ણાવતી), ફોન (૦૭૯)૨૨૮૬૧૧૮૮ (રે), મો. ૯૮૨૫૦૩૭૮૮૦

અધ્યક્ષપદની મુદત આ જાહેરનામાની તારીખથી ત્રણ વર્ષની રહેશે.

આ નિમણૂક નાગરિક હક્ક સંરક્ષણ અધિનિયમ, ૧૯૫૫ હેઠળ કસૂરવાર ન હોવાની શરતે અને દારુની પરમીટ ન ધરાવતા હોવાની શરતે આપેલ હોવાની ગણાશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રમણ મહેરિયા,

સરકારના સંયુક્ત સચિવ



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PART IV-B

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INDUSTRIES AND MINES DEPARTMENT

Notificaion

Sachivalaya, Gandhinagar, 4th March, 2014.

No.GU/2014/14/GMC/102003/889/CHH.1:- In exercise of the powers conferred under Article 108 of the Memorandum and Articles of Association of Gujarat Mineral Development Corporation Limited, the Government is pleased to appoint Mr.D.J.Pandian, IAS, Additional Chief Secretary to Government, Industries and Mines Department as a Director on the Board of Directors of the company with immediate effect vice Mr. Maheshwar Sahu, IAS. Additional Chief Secretary.

In exercise of the powers vested in Article 107 (C) of the Memorandum and Articles of Association of Gujarat Mineral Development Corporation Limited, the Government is also pleased to appoint Mr.D.J.Pandian, IAS, Additional Chief Secretary to Government, Industries and Mines Department and Director of the Gujarat Mineral Development Corporation Ltd. as Chairman of the Gujarat Mineral Development Corporation Ltd. with immediate effect.

By order and in the name of the Governor of Gujarat,

K.C.TAMHANE,
Joint Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HEALTH AND FAMILY WELFARE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th February, 2014.

Gujarat Medical Council Act, 1967.

No.GP-05-MCG-1013-2179-J.— In exercise of the powers conferred by sub-section (1) of section-4 of the Gujarat Medical Council Act, 1967 (Guj. 10 of 1968), the Government of Gujarat hereby constitutes the Gujarat Medical Council and publishes the names of the members of said council as follows, namely:-
Persons elected under clause (b) and (c) of sub-section (3) of section 3 of the Gujarat Medical Council Act, 1967.

Sr. No.	Name	Address
Elected Representative under Section 3 (3) (c)		
1	Dr. Chaudhary Mahendrakumar H.	Mandvi, Via Kim, Dist. Surat
2	Dr. Ketan Dhirajlal Desai	Ahmedabad
3	Dr. Chetan N. Patel	Vadodra
4	Dr. Dhanesh A. Patel	Kalol, Dist. Mehsana
5	Dr. Kirti Z. Patel	Rajkot
6	Dr. Mehul J. Shah	Ahmedabad
Elected Representative under Section 3 (3) (b)		
1	Dr. Nilesh V. Parekh	Bhavnagar University
2	Dr. Bhavin S. Kothari	Saurashtra University
3	Dr. Amritlal T. Leuva	M. S. University
4	Dr. Kalpana A. Desai	Veer Narmad South Gujarat University
5	Dr. Utpala Kharod	S. P. University
6	Dr. G. V. Shah	Sumandeep Vidyapith University
7	Dr. Anil J. Nayak	Hemchandracharya North Gujarat University
8	Dr. H. P. Bhalodia	Gujarat University

By order and in the name of the Governor of Gujarat,

T. R. SIDHPURA,
Under Secretary to Government.



सत्यमेव जयते

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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th March, 2014

GUJARAT ESSENTIAL SERVICES MAINTENANCE ACT, 1972.

GHU-2014-(33)-GUV-112010-2861-K(Part File) : WHEREAS, the Government of Gujarat is of the opinion that strike in all employment in industries which generate electricity for the public or transmit or distribute electricity to the public would prejudicially affect the maintenance of public utility services and the maintenance of supply and services essential to the life of community and that such strike would result in the infliction of grave hardship on the community.

NOW, THEREFORE, in exercise of the powers conferred by sub-clause (ii) of clause (a) of sub-section (1) of section 2 of the Gujarat Essential Services Maintenance Act, 1972 (Guj.23 of 1972), the Government of Gujarat hereby declares all employment in industries which generate electricity for the public or transmit or distribute electricity to the public, as well as engaged in trading of electrical power and co-ordination activities, to be an essential service for the purpose of the said Act, for the period of six months from the 10th March, 2014.

By order and in the name of Governor of Gujarat,

H. C. PATEL,
Under Secretary to Government,
Energy & Petrochemicals Department

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૦૭-૦૩-૨૦૧૪

ગુજરાત આવશ્યક સેવા જાળવણી અધિનિયમ, ૧૯૭૨

નં. ૭એચયુ-૨૦૧૪-(૩૩)-૭યુવી-૧૧૨૦૧૦-૨૮૬૧-ક(પાર્ટ ફાઇલ) :- ગુજરાત સરકારનો એવો અભિપ્રાય થાય છે કે, લોકો માટે વીજળી ઉત્પન્ન કરતા હોય અથવા વીજળીનું પ્રવહન કરતા હોય અથવા જાહેર જનતાને વીજળી વહેંચતા હોય તેવા ઉદ્યોગોમાંના તમામ રોજગારોમાં પડતી હડતાળને લીધે જાહેર ઉપયોગી એવી સેવાઓની જાળવણી તેમજ જાહેર જનતાના જીવનને આવશ્યક પુરવઠા અને સેવાઓની જાળવણી પર પ્રતિકૂળ અસર પડે તેમ છે, અને આવી હડતાળને પરિણામે સમાજ માટે ગંભીર મુશ્કેલી ઉભી થાય તેમ છે.

તેથી, હવે ગુજરાત આવશ્યક સેવા જાળવણી અધિનિયમ, ૧૯૭૨ (ગુજરાત ૨૩/૧૯૭૨) ની કલમ-૨ની પેટા કલમ (૧) ના ખંડ (એ)ના પેટા ખંડ (૨)થી મળેલી સત્તાની રૂએ,

ગુજરાત સરકાર, લોકો માટે વીજ ઉત્પાદન, વીજ પ્રવહન, વીજ વિતરણ, ઉપરાંત ટ્રેડિંગ ઓફ ઇલેક્ટ્રીકલ પાવર એન્ડ કો-ઓર્ડિનેશન એક્ટીવીટી કરતા હોય તેવા ઉદ્યોગોમાંના તમામ રોજગારને ઉક્ત અધિનિયમના હેતુઓ માટે તારીખ ૧૦-૦૩-૨૦૧૪ થી છ માસ માટે આવશ્યક સેવા તરીકે જાહેર કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એચ. સી. પટેલ,
સરકારના ઉપસચિવ.

ENERGY & PETROCHEMICALS DEPARTMENT

Order

Sachivalaya, Gandhinagar, 7th March, 2014

GUJARAT ESSENTIAL SERVICES MAINTENANCE ACT, 1972.

No.GHU-2014-(33)-GUV-112010-2861-K(Part File) : WHEREAS, the Government of Gujarat is satisfied that in the public interest, it is necessary so to do :

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 3 of the Gujarat Essential Services Maintenance Act, 1972 (Guj.23 of 1972), the Government of Gujarat hereby prohibits strikes in the essential services declared as such under Government Notification, Energy & Petrochemicals Department, No. GHU-2014-(33)-GUV-112010-2861-K(Part File) date 7th March, 2014 and specified in the schedule appended here to.

SCHEDULE

All employment in the industries which generate electricity for the public or transmit or distribute electricity to the public, as well as engaged in trading of electrical power and co-ordination activities.

By order and in the name of Governor of Gujarat,

H. C. PATEL,

Under Secretary to Government.

ઊર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

હુકમ

સચિવાલય, ગાંધીનગર, ૦૭-૦૩-૨૦૧૪

ગુજરાત આવશ્યક સેવા જાળવણી અધિનિયમ, ૧૯૭૨

ક્રમાંક : જાએચયુ-૨૦૧૪-(૩૩)-જયુવી-૧૧૨૦૧૦-૨૮૬૧-ક(પાર્ટ ફાઇલ).-ગુજરાત સરકારને ખાતરી થાય છે કે, જાહેર હિતમાં નીચે પ્રમાણે કરવું આવશ્યક છે.

તેથી, હવે ગુજરાત આવશ્યક સેવા જાળવણી અધિનિયમ, ૧૯૭૨, (ગુજરાત ૨૩ / ૧૯૭૨) ની કલમ -૩ ની પેટાકલમ(૧) થી મળેલી સત્તાની રૂએ.

ગુજરાત સરકાર, આથી ઊર્જા અને પેટ્રોકેમિકલ્સ વિભાગના તા.૦૭-૦૩-૨૦૧૪ ના સરકારી જાહેરનામા ક્રમાંક : જાએચયુ-૨૦૧૪-(૩૩)-જયુવી-૧૧૨૦૧૦-૨૮૬૧-ક(પાર્ટ ફાઇલ, અન્વયે આવશ્યક સેવા તરીકે જાહેર કર્યા પ્રમાણેની અને આ સાથે જોડેલી અનુસૂચિમાં નિર્દેશ કર્યા પ્રમાણેની, એ આવશ્યક સેવાઓમાં હડતાળની મનાઈ ફરમાવે છે.

અનુસૂચિ

જાહેર જનતા માટે વીજ ઉત્પાદન, વીજ પ્રવહન, વીજ વિતરણ, ઉપરાંત ટ્રેડિંગ ઓફ ઇલેક્ટ્રીકલ પાવર એન્ડ કો-ઓર્ડિનેશન એક્ટીવીટી કરતા હોય તેવા ઉદ્યોગોમાંના તમામ રોજગાર.

ગુજરાત રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એચ.સી.પટેલ,
સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ મુદ્રાલાય, ગાંધીનગર.



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PART IV-B

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કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૧મી માર્ચ, ૨૦૧૪.

ક્રમાંક : જીએચકેએચ/૨૪/૨૦૧૪/૫૨૫/૧૦૨૦૧૨/૮૮૨/છ- ગુજરાત સહકારી મંડળીઓ અધિનિયમ-૧૯૬૧ની કલમ-૭૪(ગ) હેઠળ નિર્દિષ્ટ કરેલ સહકારી મંડળીઓની વ્યવસ્થાપક સમિતિની ચૂંટણી, અધિનિયમની કલમ-૧૪૫(ક) થી (વ) ની જોગવાઈઓ મુજબ કરવાની હોય છે.

રાજ્યમાં આગામી લોકસભાની ચૂંટણીની કામગીરીમાં રાજ્યનું વહીવટીતંત્ર તથા રાજ્યના વિવિધ જિલ્લાઓમાંથી અધિકારીઓ/કર્મચારીઓ રોકાયેલ હોવાથી નિર્દિષ્ટ પ્રકારની સહકારી મંડળીઓની વ્યવસ્થાપક સમિતિઓની ચૂંટણી યોજવાનું સંબંધિત જિલ્લા કલેક્ટરશ્રીઓ માટે મુશ્કેલીરૂપ છે.

આ હકીકતે ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ની જોગવાઈઓ અન્વયે મળેલ સત્તાની રૂએ નીચે મુજબનું જાહેરનામું બહાર પાડવામાં આવે છે.

જાહેરનામું

ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ અન્વયે રાજ્યની નિર્દિષ્ટ સહકારી મંડળીઓને સદર અધિનિયમની કલમ-૭૪(ગ) તથા કલમ-૧૪૫(ક) થી (વ) ની જોગવાઈઓમાંથી તમામ પ્રકારની નિર્દિષ્ટ સહકારી મંડળીઓ કે, જેની ચૂંટણીઓ તારીખ : ૩૦-૪-૨૦૧૪ સુધીમાં યોજાનાર હોય અથવા જેની ચૂંટણી પ્રક્રિયા હાલમાં ચાલુ હોય તેવી તમામ નિર્દિષ્ટ સહકારી મંડળીઓને તા. ૩૦-૪-૨૦૧૪ સુધી ચૂંટણી પ્રક્રિયા હાથ ધરવામાંથી મુક્તિ આપવામાં આવે છે. પરંતુ જે સહકારી મંડળીઓની ચૂંટણી પ્રક્રિયા ન્યાયીક હુકમ/ચુકાદાના અનુસંધાને હાથ ધરાયેલ હોય કે ધરવાની રહેતી હોય તે નિર્દિષ્ટ સહકારી મંડળીઓને તમામ નિર્દિષ્ટ પ્રકારની મંડળીઓમાં એકસૂત્રતા જળવાય તે માટે નામદાર હાઈકોર્ટ સમક્ષ રજુઆત કરીને નામદાર કોર્ટ સમક્ષ વિચારાધીન કેસોમાં મંજૂરી મળે તો તેવી નિર્દિષ્ટ મંડળીઓની ચૂંટણી મોકૂફ રાખવાનો અને ચૂંટણી મુલતવી રાખવાના કારણે સહકારી મંડળીમાં અત્યારની પ્રવર્તમાન પરિસ્થિતિ છે, તે ચાલુ રહેશે અને પ્રવર્તમાન વ્યવસ્થાપક મંડળની અવધિ ચાલુ રહેશે તેવો રાજ્ય સરકાર નિર્ણય કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એ. એમ. પટેલ,

સરકારના સંયુક્ત સચિવ.

IV-B - Ex-108-1

સરકારી મધ્યસ્થ મુદ્રાલય, ગાંધીનગર.



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કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૨મી માર્ચ, ૨૦૧૪.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ/૨૫/૨૦૧૪/એપીએમ/૧૦-૨૦૧૪/૬૪૩/ગ- ભારતના ચૂંટણી આયોગ, નવી દિલ્હી ધ્વારા લોકસભાની સામાન્ય ચૂંટણી તથા ૦૧-અબડાસા, ૦૬-રાપર, ૨૭-હિંમતનગર, ૮૭-વિસાવદર, ૯૦-સોમનાથ, ૯૬-લાઠી તથા ૧૫૭-માંડવી (અ.જ.જા.) એમ કુલ ૭ વિધાનસભા બેઠકોની પેટા ચૂંટણી યોજવાની તા. ૫-૩-૨૦૧૪ના રોજ જાહેરાત કરવામાં આવેલી છે. આ ચૂંટણી માટે તા. ૩૦-૪-૨૦૧૪ના રોજ મતદાન યોજનાર છે. તા. ૫-૩-૨૦૧૪થી આદર્શ આચાર સંહિતાનો અમલ શરૂ થઈ જાય છે અને ચૂંટણી પ્રક્રિયા પુરી ન થાય ત્યાં સુધી અમલી રહે છે.

લોકસભાની સામાન્ય ચૂંટણીના પરિપ્રેક્ષ્યમાં, રાજ્યનું વહીવટી તંત્ર આ ચૂંટણીની કામગીરીમાં વ્યસ્ત રહેશે. જેથી બજાર સમિતિની ચૂંટણી કરવી શક્ય નથી. રાજ્યની ખેતીવાડી ઉત્પન્ન બજાર સમિતિઓની મુદત તા. ૩૧-૫-૨૦૧૪ સુધીમાં પૂર્ણ થતી હોય તેવી બજાર સમિતિઓની ચૂંટણીની કાર્યવાહી હાલ હાથ ધરી શકાય તેમ નથી. તેથી રાજ્યની બજાર સમિતિઓની ચૂંટણી પ્રક્રિયા જે તબક્કે હોય તે તબક્કે લોકસભાની સામાન્ય/વિધાનસભા પેટા ચૂંટણીઓના પરિપ્રેક્ષ્યમાં, તા. ૧૬-૫-૨૦૧૪ સુધી ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ ૧૯૬૩ની કલમ-૧૧(૪)(ક)(ક) તથા કલમ-૧૧(૫)(ક)ની જોગવાઈ અનુસાર આથી મુલતવી રાખવામાં આવે છે.

વધુમાં જે ખેતીવાડી ઉત્પન્ન બજાર સમિતિઓની ચૂંટણી પ્રક્રિયા ન્યાયીક હુકમ/ચુકાદાના અનુસંધાને હાથ ધરાયેલ હોય કે ધરવાની હોય તે ખેતીવાડી ઉત્પન્ન બજાર સમિતિઓને આ જાહેરનામાથી બાકાત રાખવાનો પણ રાજ્ય સરકાર નિર્ણય કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

બી. એમ. ગામીત,
સરકારના ઉપ સચિવ.



सत्यमेव जयते

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

AGRICULTURE AND CO-OPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th March, 2014.

THE GUJARAT AGRICULTURAL PRODUCE MARKETS ACT, 1963.

No.GHKH-18-2014-APM-12-2010-2445-G:-WHEREAS certain draft rules were published as required under Section 59 of the Gujarat Agricultural Produce Markets Act, 1963 (Guj. 20 of 1964) at pages 342-1 to 342-42 in the Gujarat Government Gazette, Extra Ordinary, Part IV-B, dated the 9th October, 2013 under the Government Notification Agriculture and Co-operation Department No.GHKH-80-2013-APM-12-2010-2445-G dated the 9th October, 2013 inviting objection or suggestion from all persons likely to be affected thereby within a period of thirty days from the date of publication of the said notification in the *Official Gazette*.

AND WHEREAS, Objections or suggestions received from the public on the said draft have been considered by the Government.

NOW THEREFORE, in exercise of the powers conferred by Section 59 of the Gujarat Agricultural Produce Markets Act, 1963 (Guj. 20 of 1964), the Government of Gujarat hereby makes the following rules, namely:-

1. These rules may be called the Gujarat Agricultural Produce Markets (Amendment) Rules, 2014.
2. In the Gujarat Agricultural Produce Markets Rules, 1965 (hereinafter referred to as the "said rules"), in rule 40, after sub-rule (2), the following sub-rule shall be added, namely:-
"(3) A Market Committee shall keep and maintain a register of disputes which are reported and settled by it in FORM-E.
3. In the said rules, in rule 48, after sub-rule (2), the following sub-rule shall be added, namely:-
"(3) A processor, packer, grader, exporter or value addition centre shall furnish the information that the payment of market fees has already been made in other market in Form-F-1 within 14 days.
- (4) A buyer who is doing processing, grading, packing, value addition or exporter shall give proof within 14 days from the transaction to the Director or any other person authorised by him, with other details of applicant. The details including his licence No. SSI No. (if available), VAT No. and banker's detail shall also be provided.

- (5) A buyer shall carry the permit in FORM-G-2 when he remove the agricultural produce, from one market area to another market area.
4. In the said rules, in rule 50 (i) in sub-rule (1)-
- (a) after the word "register", the words and letters "in FORM-I" shall be inserted;
 - (b) after the words "the fees" wherever they occurs the words "and other charges" shall be inserted.
 - (ii) in sub rule(2), after the word "fees", the word and other charges " shall be inserted.
5. In the said rules, after rule 78, the following shall be added, namely:-

PART VII

REGISTRATION OF MARKET FUNCTIONARIES, ESTABLISHMENT AND FUNCTIONING OF PRIVATE MARKET, SPECIAL MARKET, DIRECT MARKET, FARMER-CONSUMER MARKET.

79. Application for registration and its renewal by market functionaries.-

- (1) Any person who, in respect of agriculture produce desires to operate in the market area as a trader, grader, packer, value addition centre, exporter, owner or occupier of processing unit, commission agent, weigh man, hamal, surveyor, warehouseman, or such other market functionary shall apply for registration or renewal of registration in FORM-F.
- (2) Any person who desires to trade or transact in any agricultural produce in market areas shall apply for licence/registration in FORM-G. Licence or registrations the case may be shall be granted to a person in FORM G-1.
- (3) The application for renewal of registration for operations in market area by person mentioned in sub- rule (2) above shall be made in FORM-H.

80. Private Market

Application for grant of licence under section 31B, 31C and 31E of the Act and fees chargeable therefor. -

- (1) (a) any person who desires to operate in the market as provided in the section 31B of the Act; and
- (b) Any person other than market committee desiring to establish a private market under section 31C of the Act for trading of fruits, vegetables and flowers only (excluding grains, oilseeds etc.) within a particular market area,

shall make an application in writing to the Director in FORM-Q for grant of licence or renewal thereof, alongwith the documents prescribed in that form with a prescribed licence fees. Such licence shall be granted in FORM-T. The non-refundable licence fees for establishing private market in the State shall be Rs.2,00,000(Rupees two lacs only).

- (2) The licence holder shall furnish unconditional irrecoverable Bank guarantee for Rs.15,00,000 (Rupees fifteen lacs only) with recovering rights to the Gujarat State Agricultural Marketing Board, Gandhinagar in case of default by the Company in making payment to the traders or farmers. The guarantee shall be valid for a period of five years and 3 (three) months from the date of issue of the licence. The guarantee shall be executed within thirty days from the date of issue of this licence, failing which the licence shall be deemed to have been cancelled.
- (3) The private market shall not be located within five kms. from the main yard of the existing market committee.
- (4) The private market shall be established,-
 - (a) on minimum 15 acres of land with clear title or leasehold title having the lease agreement for a minimum period of thirty years with a peaceful possession, if it is at a district place having the municipal corporation area;

- (b) on ten acres of land with clear title or leasehold title having the lease agreement for a minimum period of thirty years with a peaceful possession, if it is at the places other than the places shown in clause (a) above.
- (5) The company shall create necessary infrastructure like proper auction hall, sheds, godowns, cold storages, cooling chambers, electrical weigh bridges, RCC internal roads, drinking water, farmer's rest rooms, canteen, sanitation, lockers etc. in the market. The Company or Licensee shall submit a detailed project report of the proposed private market to the Managing Director and endorse a copy thereof to the Director for approval before getting the final licence.
- (6) The Company shall submit detailed project report and monthly progress report of the proposed private market to the Director for approval before getting the final licence.
- (7) The Director shall have the authority to enter the premises of the said market and conduct necessary inspection of the market as and when necessary.
- (8) The company shall pay non-refundable license fee of Rs. two lacs for each market, to the Board for establishing a private market in such manner as may be prescribed by the State Government.
- (9) The company shall give bank guarantee of Rupees fifteen lacs for private market to be established at district level near Municipal Corporation area and of rupees ten lacs for Private Market to be established at all other places.
- (10) The Bank guarantee referred in sub-rule (8) shall be given within fifteen days in the name of "the Gujarat State Agriculture Marketing Board" in FORM Q-1 from the date of commencement of its operations in the said market.
- (11) The company shall submit its quarterly statement of the transactions made in the said market for which market cess or service charge is levied by the Company alongwith the prescribed development fund to the Board, under a crossed cheque or DD payable to " the Managing Director, Gujarat State Agricultural Marketing Board, Gandhinagar" with copy to Director.
- (12) This licence shall be valid for a period of ten years.
- (13) This licence is issued for the specific purpose herein mentioned therein and shall not be transferable for any other purpose. The licence holder shall refrain from any unfair trade practices.
- (14) The Director, in the event of misuse of licence shall revoke the Bank guarantee furnished by the private market licence holder.
- (15) The Director shall have a right to forfeit the whole amount of Bank guarantee, if the dues to be paid by the licence holder to the agriculturists are more than fifty per-cent of the bank guarantee.
- (16) The Director shall, after verifying documents and taking note of infrastructure mentioned in the application, after furnishing all documents issue licence within a period of thirty days from the date of receipt of the application.
- (17) Upon completion of construction and before commencement of the operation, the director shall have right to inspect the infrastructure developed in the private market as detailed in the application/ proposal and on not being satisfied may suspend the licence till specified infrastructure is developed.
- (18) It would be permissible for the private market so established to levy and collect service charge from its functionaries and traders.
- (19) The private market so established shall pay the development fund to the Board as per the prescribed rate.
- (20) The licence holder of private market shall frame its own internal operational and working guidelines for efficient administration and maintenance of the said market.

- (21) The private market licence holders shall be responsible for keeping a copy of operational guidelines open for inspection free of charge at its office and shall maintain a register, showing fees and other charges collected by them.
- (22) At the end of each market year the private market licence holder shall submit annual report before the 31st day of May, which shall contain such information as may be specified by the Director.
- (23) In private market, every agricultural produce shall be sold by public auction.
- (24) The private market licence holder shall grant licenses to the traders, commission agents, and weighman on terms and conditions provided in the operational and working guidelines laid down in this behalf.
- (25) Any dispute between the private market licence holder and the market committee, / agriculturist / traders shall be filed in writing by the complainant himself or his representative before the Director accompanied by a Court-fee stamp of rupees twenty alongwith necessary documents within a period of sixty days from the date of occurrence of the dispute.
- (26) The Director may also suo motu entertain such disputes and give his decisions thereon within a period of sixty days.
- (27) Private market licence holder shall have powers to levy and collect fees from every purchaser at such rates as may be decided by it:

Provided that, no such fees shall be levied or collected against the agriculture produce brought in the market for the purchases of export.
- (28) In case of non-compliance or violation of any of the above terms and conditions, the Government may cancel the licence or alter the terms and conditions

81. E – Market.-

- (1) Any person desiring to establish E-market as provided in section 31C(2)(b) of the Act shall apply in FORM-Q to the Director. A special licence for establishing E-market will be granted to the commodity exchanges established by any individual, partnership firm, limited company or Co-operative organization by applying in writing to the Director alongwith relevant documents and prescribed fees. Such licence shall be granted in FORM- T.
- (2) The non-refundable licence fees for establishing E-market in the State shall be Rs.5,00,000/- (Rupees five lacs only), payable to "The Gujarat State Agricultural Marketing Board, Gandhinagar" with a copy of challan / receipt to the Director, Agricultural Marketing and Rural Finance, Gujarat State, Gandhinagar. The licence fees shall be paid within thirty days from the date of issue of this licence, failing which the licence shall be deemed to have been cancelled.
- (3) The licence holder shall furnish unconditional irrecoverable Bank guarantee for Rs.30,00,000 (Rupees thirty lacs only) with recovering rights to the Gujarat State Agricultural Marketing Board, Gandhinagar in case of default by the Company in making payment to the traders or farmers. The guarantee shall be valid for a period of five years and three months from the date of issue of the licence. The guarantee shall be executed within thirty days from the date of issue of this licence, failing which the licence shall be deemed to have been cancelled.
- (4) The Board may invoke the guarantee without prior notice.
- (5) The licence holder for E-market shall collect the market fee from the traders in respect of sale of notified agricultural produce by the farmers (on which market fee is not already paid) as per the rate specified by the concerned Market Committee from whose area the trade commodity is removed from the warehouse.
- (6) The E- Market so established shall pay development fund as per the provision of the Act.
- (7) The licence holder shall submit a quarterly return in respect of fee collected to the Board with a copy to the Director, on or before the 10th day of the next month at the end of every quarter in the form prescribed by the Board.

- (8) The licence holder shall require to have rules for internal management, administration and overall operation of E-trading platform and copy of the same shall be provided to the Board.
- (9) The licence holder shall be responsible for providing necessary hardware and software infrastructure for proper functioning of E-market. The Licensing Authority shall have the right to scrutinise and check the hardware, software and trading practices in order to verify whether the electronic platform is reflecting market realities.
- (10) The licence holder shall produce all records relating to market fee applicable in the State of Gujarat, when called for by the Director or the Board or any person authorised by them.
- (11) The licence holder shall,
 - (1) ensure efficient clearing, settlement and guarantee system;
 - (2) ensure transparency in operations and decision making related to entire operation as well as keep and maintain record of audit trails of all online transactions;
 - (3) provides the following services -
 - (a) grading, quality certification and standardization of commodities near to its terminals;
 - (b) facilitating collateral financing against warehouse receipt; © market intelligence reports.
 - (4) install "View Terminal" at the Agricultural Produce Market Committee, in whose market area it proposes to have its delivery center. In such a manner that the officials may see the ruling price of commodities traded on the licence holder's E-trading platform on real time basis. Necessary computer and infrastructure shall be created by the concerned Agricultural Produce Market Committee for this purpose. The licence holder shall provide its software free of cost to such Committee.
- (12) The licence holder shall provide guaranteed performance of all contracts executed on the spot exchange platform. For this purpose, it shall maintain a settlement fund. Notwithstanding any default of any member, the licensee shall be responsible to guarantee all traders.
- (13) The licence holder shall require to actively monitor and ensure that no buyer or seller is able to manipulate the price and for this purpose he may display the latest available Agriculture Produce Market Committee auction prices at its warehouses, prominently visible to the farmers coming to the warehouse of the licence holder for giving delivery, so that they can take informed decision for selling their produce in Agriculture Produce Market Committee or the E-platform of the licence holder, wherever they get high price.
- (14) The E-market licence holder shall furnish through electronic format such information / reports in respect of E-trading as may be spiffed by the Licensing Authority.
- (15) The licence holder shall allow farmers to sell on its platform without taking any transaction charges / fee. Such sale by the farmers needs to be identified as sale by farmers distinct from trading by traders through the E-trading software.
- (16) The Licensing Authority shall have right to suspend the E-trading in any commodity for any period in the public interest.
- (17) The Licensing Authority shall have right to change any of the licensing terms and conditions if it appears to him expedient to do so.
- (18) The licence holder shall commence its E-trading operations within 6 months from the date of issue of this licence, failing which the licence shall be deemed to have been cancelled.

82. Common Licence.-

- (1) Any person desiring to obtain common licence under section 31G of the Act, for the purpose of purchase of a minimum prescribed quantity of agricultural produce from not less than five markets shall apply to the Director in FORM-V accompanied by prescribed fees for this purpose.
- (2) The Director shall record the date of receipt on such application and after due scrutiny and satisfying that the applicant has paid requisite licence fees, etc. grant the applicant a common licence in FORM V-1 within thirty days to operate or to purchase the notified agricultural commodities mentioned in the application form.
- (3) The licence holder for common licence shall pay the prescribed market fees on the total purchase value to the Board, as per the prescribed rates of the concerned Agriculture Produce Market Committee.
- (4) The company shall pay a non-refundable licence fee of Rs. two lacs by a crossed cheque or Demand Draft issued in favour of " the Managing Director, Gujarat State Agriculture Marketing Board, Gandhinagar" or such a manner as may be determined by the State Government.
- (5) The company shall furnish combine unconditional irrevocable bank guarantee for Rs. thirty lacs in the format given in Annexure-I with recovering rights thereunder in favour of the Board, in case of default by the Company in making payment either under sub-rules (4) or (5) above.
- (6) The Board may invoke the guarantee without recourse to prior notice. It shall be incumbent on the licence holder to get the guarantee renewed every year failing which the licence shall be deemed to have been cancelled.
- (7) The separate quarterly return of the transactions on which market fee is leviable shall be filed before the Board by the licensee alongwith market fee payable and processing charges before the tenth day of next month to the Board under sub-rule (4) and (5).
- (8) The Board shall remit the collected amount of fee to the Agriculture Produce Market Committee concerned after deducting the sum of development fund from the said amount.
- (9) The licence shall be valid for a period of two years, subject to the condition that the licensee shall have to comply with the requirements of rules and regulations for the time being in force for regularizing this licence.
- (10) Licence is issued personally to the licensee mentioned and shall not be transferable and the licensee shall refrain from unfair trade practices.
- (11) The licensee shall make the payment against delivery for purchases of agriculture produce procured directly from the agriculturist.

83. Direct procurement from the agriculturist.-

- (1) Any person desiring to purchase agriculture produce directly from the agriculturist shall apply in FORM R to the Director.
- (2) Such applicant shall furnish the details of procurement centers to be set up in the market area of the concerned Agriculture Produce Market Committee. He shall submit in writing to the Agriculture Produce Market Committee, the details of the new centers to be opened by him in the concerned market area in the course of his business before commencement of operation at such centre.
- (3) After scrutiny of the application the Director shall record the date of receipt of such application in the register maintained in its office. On ascertaining that the applicant has paid necessary licence fee to the Agriculture Produce Market Committee and has deposited requisite bank guarantee with the Director, the Director may grant a licence in FORM-T within a period of thirty days of receipt of the application.
- (4) The licence fees for direct purchasing shall be Rs. two lac (rupees two lacs only) payable to Gujarat State Agricultural Marketing Board.

- (5) The applicant shall give the bank guarantee of Rs fifteen lacs to the Director within fifteen days from the date of getting the approval/ acceptance of the application.
- (6) The Director may revoke the Bank guarantee furnished by the direct licence holder, in the event of, failure of direct purchasing licence holder to make due payments to the agriculturist.
- (7) The Director shall have right to forfeit the whole amount of Bank guarantee if the dues to be paid by the licence holder to the agriculturists are more than fifty per-cent of the Bank guarantee.
- (8) The licence holder shall recoup the Bank guarantee within a period of one month from the date of action taken.
- (9) The direct purchasing licence holder shall pay the market fees on the commodities purchased by him within a period of fifteen days of purchase to the Board which shall distribute the same to the concerned market committees within a period of one month.

84. Farmer - Consumer Market.-

Any person desiring to establish a Farmer Consumer Market as provided under section 31E of the Act shall make an application in FORM Q. Such licence shall be granted in FORM-T and shall be subject to the following conditions:

- (1) Any person desiring to establish a Farmer-Consumer Market in one or more than one market area, shall make an application as aforesaid in writing to the Director along with the documents prescribed thereof and accompanied by licence fee.
- (2) The Director shall record the date of receipt of such application. He shall, after ascertaining the fact that the licence holder has deposited licence fee, issue licence to the applicant within a period of thirty days from the date of receipt of the application.
- (3) The licence fee for establishing a Farmer-Consumer Market shall be Rs.10,000/- (rupees ten thousand).
- (4) The applicant shall arrange to furnish a Bank Guarantee of Rs. one lac (rupees one lac) to the Director for a licence to establish Farmer-Consumer Market.
- (5) The Farmer-Consumer Market shall be established on minimum one acre of land with clear title or leasehold for a minimum period of thirty years.
- (6) The Director may revoke the Bank guarantee furnished by the Farmer-Consumer Market licence-holder in the event of his failure to make due payments to the agriculturists.
- (7) The farmer in the Farmer-Consumer Market shall not be permitted to sell more than twenty kilograms each fruit and vegetable or other perishable agricultural produce and two hundred fifty kilograms food-grains or other non-perishable agro commodities per day.
- (8) The Farmer-Consumer Market licence holder shall not be granted licence for direct marketing or private marketing.
- (9) No application for grant or renewal of licence for Farmer-Consumer Market shall be rejected by the Director without giving the applicant concerned a reasonable opportunity of being heard.
- (10) The licence-holder of Farmer-Consumer Market shall frame operational and working guidelines for the administration and regulation of the said market.
- (11) The licence-holders of the Farmer-Consumer Market shall be responsible for keeping a copy of operational guidelines open for inspection, free of charge at its office and shall maintain a register showing fees and other charges collected by them.

- (12) At the end of each market year the Farmer-Consumer market licence-holder shall submit an annual report before the 31st day of May which shall contain such information as stipulated by the Director.
- (13) Any dispute between the Farmer-Consumer Market licence-holder and the Market Committee, agriculturist, trader, consumer shall be filed in writing by the complainant himself or his authorised representative before the Director or a person authorised by him affixed with the court-fee stamp of Rs.100/- (rupees hundred) and accompanied by necessary documents within a period of sixty days from the date of occurrence of the dispute.
- (14) The Director or a person authorised by him shall within a period of sixty days of receipt of the complaint, give his decision thereon.
- (15) The Director or a person authorised by him may also suo motu entertain such disputes, and shall give his decisions thereon within a period of sixty days.
- (16) Farmer-Consumer Market licence-holder shall not be allowed to levy any market fee on the consumers or the farmers. However the proprietor may charge amount from buyer for the services for sustaining the operational cost of the market at the prescribed rate.

85. Development of Infrastructure for providing Amenities and Facilities in the Private Market, Farmer - Consumer Market. -

- (1) The owner of a private market shall provide minimum common amenities and facilities in the yard such as; auction platforms shops, godowns, canteen, drinking water, latrine, urinals, compost pits, street light etc. in the interest and for the convenience of producers as well as other individuals using the market.
- (2) In addition to the infrastructure mentioned in sub-rule (1) the owner of a private market may provide such other amenities and facilities therein as are requirement of a modern market such as, warehouses, pre-cooling, cold storage (including controlled atmosphere cold storage), ripening chambers, faculties to evaluate and determine the quality of the produce after processing to satisfy the sanitary and phytosanitary requirements of the consumers; pack houses having grading lines, kisanbhawans, loading and unloading sites, electronic auctioning, electronic display of market rates of different commodities; etc.
- (3) The Farmer-Consumer Market shall create minimum infrastructure as are normally provided in an "ApniMandi", "KisanHaat", or "Rithu Bazar", including stalls for the farmers/ growers, as also shops for ancillary services i.e. booths for sale of seeds, fertilizers, organic fruits and vegetables, milk, fruit and vegetables, etc.

86. Renewal of licence -

- (1) A licence granted under section 31C and 31E of the Act shall be valid for the period for which it is issued and shall, subject to any order passed under section 31F of the Act, be renewable on application, made in FORM U to the authority which granted it on payment of prescribed fee.
- (2) An application for renewal of a licence shall be made at least thirty days before the date on which it is due to expire:

Provided that the authority competent to renew a licence may entertain an application for renewal made after the expiry of the licence period if the applicant satisfies the renewing authority that he had sufficient reasons or cause for not preferring the application within the prescribed period and pays a penalty of rupees five thousand and has also made such application within thirty days after the date of expiry.

87. Register of licence holders for direct Marketing of agriculture produce, Private Market and Farmer-Consumer Market.

A register of Licence Holders for direct marketing of agricultural produce and establishing private markets and farmer-consumer markets shall be in FORM- S by the Licensing Authority concerned.

PART-VIII
CONTRACT FARMING

88. Registration of Contract Farming Sponsor -

- (1) A contract Farming sponsor shall require to get himself registered by making an application in FORM-J to the Board duly accompanied by the documents prescribed under that form and by a fee of rupees five hundred per Agriculture Produce Market Committee for the period made payable to the Board.
- (2) On examination of the application made under sub-rule (1) and after ascertaining the payment of necessary fee for registration, the particulars of such application shall be recorded in the register to be maintained for the purpose in FORM- K. The application for registration shall be disposed off within a period of thirty days from the date of receipt of the application. The registration shall be given in FORM-L after examining the documents.
- (3) The contract farming Agreement and it's terms and conditions shall be as per FORM-M.
- (4) The contract farming producer and the Contract farming sponsor shall be at liberty to mutually decide the terms and conditions of the contract farming agreement subject to the condition that such terms and conditions are not contrary to the provisions of the Act and rules made thereunder.
- (5) The contract farming sponsor shall submit the true copy of the contract farming agreement entered into by him with the contract farming producer to the Managing Director Receipt whereof shall be acknowledged and the same shall be recorded in the register in FORM-N.
- (6) The contract farming sponsor shall also pay commitment fee at the rate of five percent of the estimated value of total production under contract farming by way of bank guarantee. The said guarantee shall be automatically renewed till the period of the contract expires. It shall be permissible to the sponsor at his discretion to encash the interest at the end of every year.
- (7) The arbitrator reserves the right to utilise the said Bank guarantee money in full or part thereof for compensating the farmers in case the sponsor is found liable to make the payment and declares himself insolvent / bankrupt, becomes defaulter or refuses to make the payment as per the judgement given by the Arbitrator. In such an event the sponsor shall replenish the said Bank Guarantee proportionate to the estimated value of purchase at that time.
- (8) Any dispute arising out of the contract farming agreement shall be referred to the Managing Director, by making an application in writing accompanied by a court-fee stamp of rupees one hundred for the purpose of settlement of dispute. The Managing Director shall, after verification of the documents and after giving the concerned parties reasonable opportunity of being heard, give his decision within a period of thirty days. It shall not be necessary for the farmer to affix a court fee stamp as aforesaid on his complaint and can file the same on plain paper.

89. Duty of the contract farming sponsor -

The Contract Farming Sponsor who intends to purchase the produce under the Contract Farming shall be an exporter or processor or packer / grader or value addition center. It shall be the duty of the Contract Farming Sponsor to inform and submit the proof in this behalf to the registering authority.

90. Market fees of the Market Committee and condition for Contract Farming

- (1) The agricultural produce under the Contract Farming Agreement may be purchased anywhere in the State by the contract farming sponsor and fifty per-cent of the prevailing market fee of the Market Committee shall be leviable on this produce. In case of an exporter who is also contract farming sponsor, no market cess will be leviable as under sub rule (2) of rule 48. The contract farming sponsor who also after processing, grading, packaging, addition of value may export his produce, no market cess will be leviable on such produce exported as provided under sub rule (2) of rule 48.
- (2) Under contract farming scheme, the market fees shall not be levied second time in any market area in the State if the prescribed fee has been already paid on the agricultural produce in any market in the State and the information or proof in this behalf has been furnished by the person concerned under a declaration as provided in sub-rule (2) of rule 48.
- (3) If the commodity under the contract farming agreement is not included in the schedule of controlled commodity of the main schedule or in the list of the concerned Agriculture Produce Market Committee then the contract sponsor shall be exempted completely from

paying market fee and bilateral agreement may be signed between the contract sponsor and the farmer. If the sponsor uses the facility of any concerned Agriculture Produce Market Committee then he shall be free, at his discretion, to involve Agriculture Produce Market Committee as a party to the agreement.

- (4) In case of contract farming done in tribal Area of the State, the contract sponsor will be exempted from paying the market fee on the purchase, if he furnishes the proof of having registered the said agreement with the Board.
- (5) Notwithstanding anything contained in the Contract Farming Agreement, no Contract Farming Sponsor shall raise permanent infrastructure of any kind or create any leasehold rights or charge of whatever nature on the land of the Contract farming producer.
- (6) The contract farming agreement shall be entered by the contract farming sponsor exclusively for the purchase of the agricultural produce from the contract farming producer and it shall be construed to mean so for all purposes.
- (7) The agreement shall be for different periods, either per season, or upto one year and maximum of 5 years. In case of long term tree crop the agreement can be for period mutually agreed by the parties.
- (8) The recovery of loans and advances given by the contract farming sponsor to the contract farming producer shall be recovered only from the agricultural produce and in no case by sale of the land in respect of which the contract farming agreement has been entered into.
- (9) A contract farming sponsor shall submit annual accounts in FORM-P before the 30th June every year, to the Managing Director alongwith regulation of agricultural marketing in respect of all transactions undergone by him during the previous financial year.
- (10) The Contract Farming Sponsor shall submit information in FORM O to the concerned authority about the produce purchased with an intention to export or processing by him.
- (11) to know about contract farming any one may contact Gujarat State Agricultural marketing board (GSAMB), 2nd floor, block-12 Dr Jivraj Mehta Bhavan, Gandhinagar-382010, Tel-(079) 23254006,7,8,9, Fax-(079) 23254018, E-mail gsamboard@yhaoo.co.in
- (12) any Company or individual interested in contract Farming but not having proper information about commodities geographical, laws, etc the same will be provided by Gujarat State Agricultural Marketing Board (GSAMB).
- (13) if required, Gujarat State Agricultural Marketing Board (GSAMB) would co-ordinate a meeting between the contract sponsor and the concerned Agriculture Produce Marketing Committee for further clarification.
- (14) contract sponsor can also conduct the survey about Contract Farming on his own and for further information and assistance may contact Gujarat State Agricultural Marketing Board (GSAMB).
- (15) one tripartite agreement shall be made for all farmers. falling under each market area..
- (16) the agreement will have to be registered with the Board within seven days from the date of Agreement.
- (17) after deliberation with and taking consent of farmer and concerned Agriculture Produce Marketing Committee, on the first instance the contract sponsorer will have to present the draft of the agreement for approval before the Board.
- (18) after the approval of the draft agreement by the Managing Director. Gujarat State Agricultural Marketing Board (GSAMB), the same agreement is to be written on Rs100 /- stamp paper and then to be registered with the Board.
- (19) for registering the agreement the Registration form (along with Declaration) will be provided by the Board.

- (20) the documents of the registration form shall be examined and verified by the Board as per the checklist provided by the board.
- (21) after the Registration of the agreement, the Board shall issue "Registration Certificate".
- (22) the Gujarat State Agricultural Marketing Board (GSAMB) shall maintain the register to note for the details of the Registered Agreements and "Registration Certificates".
- (23) the Gujarat State Agricultural Marketing Board (GSAMB) shall assure the interest of farmers in the agreement if the interest of farmers is not properly maintained. But prior to refusal of the registration of agreement in such manner, proper opportunity shall be given to all the parties under agreement to present their case.
- (24) in the event of any dispute arising out of tripartite agreement registered with the board, the party/parties to the agreement shall inform in writing to or contact in person the Managing Director of Gujarat State Agricultural Marketing Board (GSAMB), Gandhinagar.
- (25) the contract sponsor shall abide by the laws, bye-laws and Rules under the Gujarat Agriculture Produce Market Act 1963, Gujarat Agricultural Produce Market Rule of the concerned Market committee.
- (26) a dispute arising out of tripartite Agreement Managing Director, Gujarat State Agricultural Marketing Board (GSAMB), shall act as "ARBITRATOR" under the Arbitration Act 1996.
- (27) in case of any dispute regarding tripartite agreement the Managing Director, Gujarat State Agricultural Marketing Board (GSAMB) shall settle the dispute within one month from the date of complaint lodged by either of the parties with the Board.

91. Change in membership and in Name and Style.-

- (1) Any change in the membership of a licensee firm, company or association or a group of individuals, whether incorporated or not, otherwise than through inheritance, shall amount to constitution of a new firm necessitating issue of a fresh licence:

Provided that in the case of a Hindu joint family, any addition in membership on account of birth of a new member, shall not amount to change in membership as aforesaid.

- (2) When a change, save as provided under the proviso to sub-rule (1) takes place in the membership or in name or style even without any change in the original membership of a licensee firm or company, it shall bring this fact to the notice of the Director, AM&RF concerned positively within a period of fifteen days. The Director shall, satisfy himself as to the correctness of the facts stated in the application.
- (3) In the event such an application is allowed, the Director shall cause a suitable endorsement made in the original licence as also the change recorded in the relevant registers maintained by the Director.
- (4) Failure to make the report as provided in sub-rule (2), within the time limit prescribed thereof, shall result in automatic termination of the existing licence.

92. Suspension or cancellation of a licence-

- (1) If the Director, on receipt of a report from the Inspecting Officer or an Auditor or otherwise, is satisfied prima-facie that the licensee has committed breach of any of the conditions subject to which the licence has been granted or renewed, or has committed an act which attracts any of the grounds enlisted in clauses (a) to (e) of section 31H of the Act, he may issue a notice to the defaulting licensee to show cause by a given date, which shall not be earlier than fifteen days, why the licence granted to him or renewed in his name be suspended or cancelled.
- (2) If after affording a reasonable opportunity of being heard to the licensee, the Director is satisfied that there is no substance in the allegation made against the licensee, he will drop the proceedings against the licensee or, in the alternative he may suspend or cancel the licence if he feels otherwise.

FORM – E
[see rule 40(3)]

REGISTER OF DISPUTES REPORTED AND SETTLED BY MARKET COMMITTEE.

Sr. No.	Parties to the dispute complainant/ opponent	Date of filing complain	Fees deposited (receipt/ Challan No. and Date)	Nature of dispute in brief.	Final decision taken in brief and date	Signature of the Secretary.

FORM - F
[see rule 79(1)]

**FORM OF APPLICATION FOR REGISTRATION / RENEWAL OF REGISTRATION OF
MARKET FUNCTIONARIES.**

To,
The Secretary
Agriculture Produce Market Committee
Taluka.....District.....

Sir,

I/We.....address..... an individual/ partnership firm/ HUF /
private / public limited company / Govt. undertaking/ cooperative society/ NGO, submit the application to
you for grant/ renewal of registration as (trader/ commission agent/ broker / Hamal/
Weighman/ grader, packer, value addition centre, exporter, processor etc) for a period from
Towork inAgriculture Produce Market Committee for commodities.

I am/We are submitting the following documents with this application, namely:-

- (i) Copy of receipt in support of having paid the requisite fee of Rs.....
- (ii) Copy of registration of partnership/ private/ public limited company/HUF/NGO/co-operative
society/Government undertaking etc.
- (iii) Copy of memorandum of association / by-laws.
- (iv) Last year balance-sheet.
- (v) Copy of the registration granted for the previous period.
- (vi) Bank Guarantee / security bond of Rs.....

UNDERTAKING

I/ We undertake that I/We are not the defaulters of any of the provisions of the Act and Rules and further
undertake that I/We have not been convicted or held guilty for violation of the said Act and Rules and we
shall abide by the provisions of the said Act, rules and bye-laws and the conditions of registration.

You are requested to grant registration/ renewal of registration to me / us to function as
in..... Agriculture Produce Market Committee.

Place:.....

Yours faithfully

Date:

(Signature of the applicant)

FORM - F-1
[see rule 48(3)]

From for informing the produce purchased and market fee paid by the processor, packer, Grader, exporter or value addition centre

Name and address of buyer :-

Licence No. and date :-

Name of market from which agri. produce is buying

Sr. No.	Kind of agri. produce	Quantity	Rate Rs.	Total Value Rs.	Fee Paid Rs.	Receipt No. and date
1						
2						
3						
4						

Place:.....

Date:

Signature of buyer or his representative

To be certified by the respective market committee.

This is to certify that above mentioned details are verified with the records and found to be correct.

Date and Seal :-

Authorised signatories

This information shall be furnished by the buyer to the respective market committee within fourteen days.

FORM - G
[see rule 79(2)]

**APPLICATION FOR OBTAINING LICENCE/REGISTRATION FOR OPERATING IN MORE
THAN FIVE MARKET AREA AS A TRADER**

To,

Date:.....

The Director of Agricultural Marketing and Rural Finance,
Gujarat State, Gandhinagar.

Sir,

I/ We(name)..... (Address).....(Phone No.)
am/ are making an application for a Licence for operating as a Trader in more than one Agriculture Produce
Market Committee, in the below mentioned market areas. I am ready and willing to pay the necessary licence
fee for Rs..... as per rules for obtaining the above mentioned licence.

- 1.....
- 2.....
- 3.....
- 4.....

Alongwith this application I/ We am/are enclosing the following documents.

- i) Solvency Certificate.
- ii) Bank Guarantee.

Declaration

(1) I/We agree to abide by the Gujarat Agriculture Produce Markets Act, 1963 (Guj. Act 20 of 1964) and the rules made thereunder and amendments made to it from time to time and the directions and orders issued by the Director/ Managing Director, from time to time.

(2) I/We agree to keep all the necessary records and information about the functioning of our business and to co-operate to produce information and documents whatsoever which may be asked for inspection by the appropriate authority.

(3) I/We agree to pay whatever charges or fees or amounts liable and due from me legally.

(4) I/We agree to avoid business with persons doing illegal business and will co-operate in taking legal action against such persons.

1. Name:
Address:
Signature:

2. Name:
Address:
Signature:

Signature of Applicant.

FORM G-1
[see rule 79(2)]

LICENCE/REGISTRATION FOR OPERATING IN MARKET AREA

Licence is hereby granted to (Name)
.....(Address)..... (Phone NO.) (hereinafter
referred to as "the licensee") on payment of fee of Rs.....for purchasing in the market
areas of -

.....
.....
.....

subject to the provisions of the Act and the Rules made thereunder and subject to the following conditions, that is to say, :-

1. The Licensee shall abide by the provisions of the Act and Rules made thereunder and the conditions of agreement entered into by the licensee onwith the Director/ Managing Director.
2. This licence is not transferable.
3. This licence may be suspended or cancelled in accordance with the provisions of the Act and the Rules.
4. In the event of suspension or cancellation of this licence, it shall be surrendered to the Director / Managing Director.
5. The licensee shall carry on business only and only at places for which the licence is issued to him. So long as he carries on his business under such licence.
6. The licensee shall pay market fees and supervision charges prescribed to the concerned Agricultural Marketing Board.
7. The licensee shall not adulterate or cause any declared agricultural produce to be adulterated.
8. The licensee shall help the Director/ Managing Director in preventing evasion of market fees.
9. The licensee after grant of licence by the Director shall within a period of fifteen days furnish information about the authorised representatives of the licensee who shall be responsible on his behalf.
10. The licensee shall maintain books, registers and records in the manner, required by the Director / Managing Director and shall make such books, register and record available for inspection to the Director/ Managing Director or person authorised by him.
11. The licensee shall furnish such information and return to the Director/ Managing Director as may be required by him from time to time.
12. The licensee shall settle the price of agricultural produce according to the manner provided for under the bye-laws of the Market Committee and shall issue account slips or purchase bills according to the provisions of the rules.
13. The licensee shall, if the declared agricultural produce is sold through his agency or by him, pay to the seller the price of the agricultural produce so sold on the same day.
14. The licensee shall not solicit or receive any fee or recover any charges other than those which he is entitled to receive or recover in accordance with the provisions of the Act, rules and bye- laws made thereunder
15. The licensee shall not make or recover any trade allowance.
16. The licensee shall provide for authorised weights and measures.

17. The licensee shall pay to the licensed weighman or measurement taker and hamal only at the rates approved by the Director / Managing Director and shall not employ them for any household or private work.
18. The licensee shall inform the Director / Managing Director about any change in the constitution of the licensee.
19. The licensee shall refer his entire dispute in relation to the marketing of the declared agricultural produce in the manner provided under the rules.

Date:

Place:

Director

Renewal of Licence.

Date of renewal	Period for which renewal granted.	Signature of the Director and date.

Director

FORM G-2

[see rule 48(5)]

Name and Address of the market committee :-

TO WHOMSOEVER IT MAY CONCERN

This is to Certify that M/S. has purchased the _____ tonnes/kgs. of _____ (mention name of the agri. produce) @ Rs. _____ per tonnes/kgs. . The aggregate amount of this is Rs. _____ (Rupees in words) and has paid Rs. _____ (Rupees _____) as a market fee. The buyer is allowed to transport the said agri. produce to _____ (Mention the place) by following vehicle no.

Vehicle No.

Vehicle No.

Vehicle No.

Vehicle No.

DATE :

SEAL

Authorised Signatory

FORM - H
[see rule 79(3)]

**FORM OF APPLICATION FOR RENEWAL OF REGISTRATION FOR OPERATING IN
MARKET AREA**

To,
The Secretary,
Agriculture Produce Market Committee.....
Taluka..... District.....

Sir,

I/We.....address..... an individual/ partnership firm/ HUF /
private / public limited company / Govt. undertaking/ co-operative society/ NGO, submit the application to
you for grant/ renewal of registration as (trader/ commission agent/ broker / Hamal/
Weighman/ cart man etc) for a period from Towork inAgriculture
Produce Market Committee.

I/ We am/are submitting the following documents with this application, namely:-

- (i) Copy of treasury challan receipt in support of having paid the requisite fee of Rs.....
- ii) Copy of registration of partnership/ private/ public limited company etc.
- iii) Copy of memorandum of association / by-laws.
- iv) Last annual audited balance-sheet.
- v) Copy of the registration granted for the previous period.
- vi) Bank Guarantee / security bond of Rs.....

UNDERTAKING

I/ We undertake that I/We are not the defaulters of any of the provisions of the Act and Rules made thereunder and further undertake that I/We have not been convicted or held guilty for violation of the said Act and rules and we shall abide by the provisions of the said Act, rules and bye-laws and the conditions of registration.

You are requested to grant registration/ renewal of registration to me / us to function as
.....in Agriculture Produce Market Committee.

Place:.....

Date:

Yours faithfully
(Signature of the applicant)

FORM - I
[see rule 50(1)]

**FORM OF REGISTER SHOWING THE MARKET FEE AND OTHER CHARGES COLLECTED BY
MARKET COMMITTEE.**

Sr. No.	Date	Total arrivals in tones.	Value of the agricultural produce sold.	Market fee assessed in Rs.	Market fee collected in R.	Licence fee collected	Charges collected on other counts.
1	2	3	4	5	6	7	8

FORM - J
[see rule 88(1)]

APPLICATION FOR REGISTRATION AS CONTRACT FARMING SPONSOR.

To,

.....
.....
.....

Sir,

I/We

.....(name).....(address).....
.....(phone No.) am/are making an application for a registration as Contract Farming Sponsor for the period
fromto.....i.e.years. I/We want the registration for
..... district(s) / whole state.

Along with this application I am enclosing the following documents:

- (1) Solvency certificate.
- (2) Bank Guarantee.
- (3) Details of Registration Documents of Company / Partnership firm/ Non-Governmental Organizations / Co-operative Society / Government Organization etc. and names and addresses of directors and partners, etc.
- (4) Details of agricultural produce coming under the contract.
- (5) Copy of challan under which fee of rupees five hundred per year per district has been paid in Government Treasury.
- (6) Proof of manufacturing, processing, export-import licence.

Signature of Applicant.

FORM - K
[see rule 88(2)]

REGISTER OF CONTRACT FARMING SPONSOR.

Sr. No.	Name and address of applicant.	Date of receipt of Application	Registration fee. Rs.	District(s) for which the Registration is granted.	Period for which Registration is granted.	No. and date of issue of registration	Signature	Remarks

FORM - L
[see rule 88(2)]

REGISTRATION OF CONTRACT FARMING SPONSOR.

To,

.....
.....
.....

Sub: Registration as Contract Farming Sponsor in the district(s)/ whole of the state.

Sir,

With reference to your application No.....dated.....on the above cited subject, you are informed that your application for Registration has been accepted. The registration No. allotted to you is..... dated.....

The registration is for the period from to..... for operating in the following district of the State..... The conditions of registration are given below:

1. The registration holder shall comply with the provisions of the Act, rules and instructions issued in this behalf.
2. The registration holder shall comply with the terms and conditions of the contract.

Date :

Place:

Signature of the registering authority.

FORM - M
[see rule 88(3)]

Agreement of Contract Farming

This Agreement is made and entered into aton the day of200...between.....age..... residing ← at hereinafter called the Party of the first Part (which expression shall, unless excluded by or repugnant to the context, be deemed to include his heirs, executors, administrators and assigns,) and Shri/ M/s..... a Pvt. / Public Limited Company incorporated under the provisions of Companies Act, 1956 and having its registered office at hereinafter called the Party of second Part (which expression shall, unless excluded by or repugnant to the context be deemed to include its successors and assigns.)

Whereas the party of the first Part is the owner / cultivator of the agricultural land bearing, the following particulars, namely:-

Village and name of farmer(s)	Survey No.	Area in Hectare	Tehsil and District	State

And Whereas the party of the second Part is trading in agricultural produce and also providing technical know-how in respect of land preparation, nursery, fertilization, pest management, irrigation, harvesting and other related aspects of Cultivation/ Production of crops;

And Whereas the party of the second Part is interested in the items of the agricultural produce more particularly mentioned in the Schedule annexed hereunder;

And Whereas at the request of the party of the second Part, the party of the first part has agreed to cultivate and produce the items of agricultural produce mentioned in the Schedule annexed hereunder;

And Whereas the parties hereto have agreed to reduce in writing the terms and conditions stipulated in the matter hereinafter appearing;

Now, these presents witnessed and the parties hereby agree as follows:-

1. The party of the first Part agrees to cultivate and produce and deliver to the party of second Part and the party of Second Part agrees to buy from the party of the First Part the agreed items of the agricultural produce / items as per the quality, quantity and price of the items more particularly mentioned in the Schedule Annexed hereto.
2. The agricultural produce the particulars of which are mentioned in the Schedule annexed hereto shall be supplied by the party of the first Part to the party of the second Part within the period ofmonths / years from the date hereof;

or

it is expressly agreed between the parties hereto that this Agreement is for agricultural produce particulars of which are described in the Schedule annexed hereto and for a period ofmonth/years and at the expiration of said period, this agreement shall automatically come to an end.

3. The party of the first Part agrees to cultivate and produce and supply quantity mentioned in the Schedule annexed hereto the party of the Second Part.

4. The party of the first Part agrees to supply the Quantity contracted according to the quality specification stipulated in the Schedule annexed hereto. If the agricultural produce is not as per the agreed quality standards, the party of the second Part shall be entitled to refuse to take the delivery of the agricultural produce concerned. It is further agreed by and between the parties that -

a) the party of the first Part shall be free to sell the produce to the party of the second Part at mutually re-negotiated price;

or

the party of the first Part shall be free to sell the produce in the open market (to bulk Buyer viz. exporter / processor / manufacturer etc.) and if he gets less price than the price contracted, he shall pay proportionately less amount to the party of the second Part for his investment;

or

the party of the first Part shall be free to sell the produce in the market yard and if the price obtained by him is less than the price contracted, then he shall return proportionately less amount to the party of second Part for his investment.

b) In case the party of the second Part refuses or fails to take the delivery of the contracted produce for his own reasons then the party of the first Part shall be free to sell the produce in open market and if price received is lower than the contracted price, the difference shall be borne by the party of the second Part and the party of the Second Part shall pay such difference to the party of the first Part within a period of fifteen days from the date by which the said difference is asserted.

5. The party of the first Part agrees to adopt instructions or practices in respect of the land preparation, nursery, fertilization, pest management, irrigation, harvesting and any other, as may be suggested by the party of the second Part, from time to time, and cultivate the items as per the specifications mentioned in the Schedule annexed hereto.

6. It is expressly agreed by and between the parties hereto that buying shall be as per the following terms and buying slips shall be issued immediately after the purchase:-

Date	Delivery Point	Cost of Delivery
------	----------------	------------------

It is further agreed that it shall be the responsibility of the party of the Second Part to take into possession the contracted produce at the delivery point after it is offered for delivery and if he fails to take delivery within period then the party of the first Part shall be free to sell the agriculture produce contracted as under -

Either in the open market (bulk buyer viz. exporter or processor or manufacturer, etc) and if he gets a price less than the price contracted, he shall pay proportionately less amount to the party of the second Part for his investment;

or

In the market yard, and if the price obtained is less than the contracted price, then he shall return proportionately less amount to the party of the second Part for his investment.

It is further agreed that the quality maintenance during transit shall be the responsibility of the party of the second Part and the party of the first Part shall not be responsible or liable for the same.

7. The party of the second Part shall pay to the party of the first Part, the price or rate mentioned in the Schedule annexed hereto when his crop has been harvested and delivered to the party of the second Part after deducting all outstanding advances given to the party of the first Part by the party of Second Part. The following table shall be followed for the payment:

Date	Mode of payment	Place of payment
.....
.....

8. The parties hereto shall insure the contracted produce mentioned in the Schedule annexed hereto, for the period of *.....against the risk of losses due to Act of God, destruction of specified assets, loan default and production and income loss and all other acts or events beyond the control of the parties, such as very low production caused by the serious outbreak of a disease, epidemic or by abnormal whether condition, floods, droughts, hailstorm, cyclones, earthquakes, fire or other

catastrophes, war, acts of government, action existing on or after the effective date of this agreement which prevent totally or partially the fulfillment of the obligation on the part of the agriculturists. Upon request, the Party of the First Part invoking such acts shall provide to the Party of the Second Part the confirmation of the existence of facts. Such evidence shall consist of a statement or certificate of the appropriate Government Department. If such a statement or certificate cannot reasonably be obtained, the party of the First Part claiming such acts may, in lieu thereof, make a notarial statement describing in details the facts claimed and the reasons why such a certificate or statement confirming the existing of such facts has not been obtained. Alternatively but subject to the mutual agreement between the parties, the party of the First Part may fill his quota of the produce through other sources in which case the loss suffered by him on account of price difference shall be shared equally by the parties after taking into account the amount recovered from the insurance company. The insurance premium shall be shared equally by both the parties.

9. The party of second Part hereby agrees to provide the following services to the party of the First Part during the period of cultivation and post harvest management. The particulars of such services are as follows:-
 - 1.
 - 2.
 - 3.
 - 4.
10. The Party of the second Part shall not thrust the labour on the party of the First Part.
11. The Party of the second Part agrees to have regular interactions with the agriculturist forum set up or named by the Party of the First Part during the period of contract, by himself or through his authorised representative.
12. The Party of the second Part or its representative shall have at their costs the right to enter in the premises or the fields of the Party of the First Part to monitor farming practices adopted and the quality of the produce from time to time.
13. The Party of the second Part confirms that he has registered himself with theon.....and shall pay the fees in accordance with the rules prevailing in this regard to which has jurisdiction to register the contract farming sponsors for the agricultural produce which is cultivated on the land described..... or the Party of the second Part has registered himself on with a single point registering authority, namely prescribed by the State Government in this regard. The fees levied by the respective (authority) shall be borne by the party of second Part exclusively and shall not be deducted in any manner, whatsoever, from the amount paid to the party of the First Part.
14. The Party of the second Part shall have no rights whatsoever as to the title, ownership, possession of the land / property of the party of the first Part nor shall it in any way alienate the property of the party of the first Part particularly nor mortgage, lease, sub-lease or transfer the land, property of the First Party in any way to any other person or institution during the continuance of this agreement.
15. The Party of the second Part shall submit original copy of this agreement signed by both the parties within a period of fifteen days from the date of execution thereof to (Registering authority prescribed for the purpose).
16. Dissolution, termination or cancellation of the Contract Farming Agreement shall be with the consent of both the parties. Such dissolution or termination or cancellation shall be communicated to the registering authority within a period of fifteen days from its occurrence.
17. All disputes and differences whatsoever arising between the parties hereto or persons claiming under them touching this agreement or any matter or thing contained or the construction thereof or as to the rights and liabilities of either of the parties under this agreement or as to any claim monetary or otherwise of one party against the other shall be referred to Taluka / District Officers concerned with regulation of Agriculture Marketing (designated as or assigned the functions of the Dispute Settlement Authority).

18. In case of change of address of any party to this agreement the same shall be intimated to the other party and also to the (the registering authority prescribed for this purpose).
19. Each party hereto shall act in good faith and honestly with the other in the performance of their responsibilities under this agreement and nothing will be done which may jeopardize their interest.

SCHEDULE above referred to, Grade Specification, Quantity and Price Chart

Grade	Specification	Quantity	Price/Rate
Grade 1 or A			

In witness whereof the parties herein have hereunto set and subscribed their respective hands and seals the day, month and year first above written.

Signed, sealed and delivered by the
within named 'Party of the first Part'
in the presence of:

.....

1.....

2.....

Signed, sealed and delivered by the
within named 'Party of the second Part'
in the presence of:

.....

1.....

2.....

FORM - N
[see rule 88(5)]

REGISTER FOR REGISTRATION OF CONTRACT FARMING AGREEMENT

[illegible]

FORM - O

[see rule 90(10)]

Form for informing the produce purchased with an intention to export or processing by the contract farming sponsor.

Return for the period of

Sr. No.	Quarter for which report pertains.	Total qty. of agri. produce purchased by contract farming sponsor in tonnes.	Total value of produce purchased	Total amount of supervision charges assessed	Total amount of supervision charges paid in Rs. (Treasury Challan No. & Date)	Total qty. of agri. produce purchased for export in tonnes.	Qty. of agri. produce purchased for processing and exporting in tonnes.	qty. of agri. produce exported	qty. of agri. produce processed and exported	Remarks

It is hereby certified that I/We undertake that the quantity of agricultural produce purchased for export/ processing shall be exported or processed by me/us. Failure to do so shall result in action/ penalty against me / us as per the provisions ofThe Gujarat State Agricultural Produce Markets Act, 1963 (Guj. Act No. 20 of 1964) and rules made thereunder or conditions of registrations given to me/ us which I am / we are ware of.

Signature of the Contract Farming Sponsor.

[see rule 90(9)]

[illegible]

FORM - Q

[see rule 80(1),81(1) and 84]

APPLICATION FOR GRANT OF LICENCE FOR PRIVATE MARKET,E-MARKET AND
FARMER - CONSUMERS MARKET.

Date:

To,
The Director of Marketing / Managing Director.

I/We(Name)(address)
..... (Phone No.)am/are making an application for the grant of Licence for establishing private
market / farmer consumer market. Necessary documents as required are enclosed. I am/we are ready and
willing to pay the necessary licence fee of Rs..... as per rules for obtaining the said licence. You are
requested to grant the licence.

Yours faithfully

.....
(Applicant)

The following documents are submitted with this application:-

- i) Certificate of Incorporation or Registration in respect of Company, Co-operative Society, Trust, Corporation, Partnership, etc.
- ii) Memorandum of Association or Articles of Association.
- iii) Names and addresses and telephone number of all the Directors and owners and partner, etc.
- iv) Details of infrastructure created with the break up of the cost of the land as per the table below prescribed therefore. (Proof in support of cost should be enclosed):

Sr. No.	Type of infrastructure	Estimated Cost (Rs.)
1.		
2.		
3.		

- v) Treasury challan in support of having paid the licence fee.
- vi) Operational and working guidelines according to which private market shall be conducted or operated.
- vii) Undertaking or affidavit declaring that the applicant shall abide by all the provisions of the Act and rules made thereunder and in case of violation he shall be liable for an action including cancellation of licence.
- viii) A Bank Guarantee as provided in ruleand.....
- ix) Details of economical stability.
- x) The authority letter of authorized persons and specimen signature of them.
- xi) Experience of agriculture marketing (full details for the same)
- xii) What purpose for taking a licence.
- xiii) From which district and area of the State, Company wants to purchase.
- xiv) Mode of payment given to the farmers after purchasing from them.
- xv) Which facilities like transportation, warehouses, auction shed, Information kiosk etc. to be given to the farmers
- xvi) Company do any business and taken any licence from Government of India or any State please give details.

Date:

Place:

(Applicant)

FORM - R
[see rule 83(1) and (2)]

**APPLICATION FOR OBTAINING LICENCE FOR DIRECT PURCHASE OF AGRICULTURAL
PRODUCE FROM THE AGRICULTURISTS.**

To,

Date:.....

Sir,

I/ We(name).....
(Address).....(Phone No.) am/ are making an application for a Licence for direct purchase of agricultural produce from the Agriculturists, in the below mentioned market areas. I am ready and willing to pay the necessary licence fee for Rs. as per rules for obtaining the above mentioned licence.

- 1.....
- 2.....
- 3.....
- 4.....

I am enclosing herewith the following documents with this application.

- i) Solvency Certificate.
- ii) Bank Guarantee.
- iii) Details of Registration Documents of the Applicant (e.g. Company/ Partnership Firm / Non-Governmental Organization / Cooperative Society / Government Organization, etc.
- iv) Names and address of our Directors, Partners, etc.

Declaration

- (1) I/We agree to abide by the Gujarat Agriculture Produce Markets Act, 1963 (Guj. Act 20 of 1964) and the rules made thereunder and amendments made to it from time to time and the directions and orders issued by the Director of marketing / Managing Director, from time to time.
- (2) I/We agree to keep all the necessary records and information about the functioning of our business and to co-operate to produce whatever information and documents that may be asked for inspection by the appropriate authority.
- (3) I/We agree to pay whatever charges or fees or amounts liable and due from me legally.
- (4) I/We agree to avoid business with persons doing illegal business and will co-operate in taking legal action against such persons.

1. Name:
Address:
Signature:

2. Name:
Address:
Signature:

Signature of Applicant.

FORM - S
[see rule 87]

**REGISTER OF LICENCE HOLDERS FOR DIRECT MARKETING OF AGRICULTURAL
PRODUCE AND ESTABLISHING PRIVATE MARKET, E-MARKET AND FARMER-CONSUMER
MARKETS**

Sr. No.	Name and address of applicant	Date of Receipt of Application for licence	Type of licence and date of issuance	Market Area	Licence fee Rs. (Challan No.)	Licence No. and Date	Licence period	Remarks and Signature.
1								
2								
3								
4								
5								
6								
7								

FORM - T

[See rules 80(1), 81(1), 83(3) and 84]

LICENCE FOR DIRECT PURCHASING OF AGRICULTURAL PRODUCE, ESTABLISHING PRIVATE MARKET AND FARMER-CONSUMER MARKET.

Licence is hereby granted to(name)
(address)(phone No.),
 (hereinafter referred to as 'the licensee') on payment of fee of Rs..... For direct purchasing of agricultural produce / establishment and operating private market / farmer-consumer market inMarket Area, subject to the provisions of theGujarat Agricultural Produce Markets Act, 1963 (Guj. Act No. 20 of 1964) and the Gujarat Agricultural Produce Markets Rules, 1965 on the following conditions, that is to say:-

1. The licensee shall abide by the provisions of the said Act and rules and the conditions of agreement entered into by the licensee on with the Director of Marketing / Managing Director.
2. This licence is not transferable.
3. This licence may be suspended or cancelled in accordance with the provisions of the said Act and the rules made there under and if the licence holder commits any act or abstains from carrying out his normal business in the market with the intention of willfully obstructing, suspending or stopping the marketing of agricultural produce in the market area, the licence may be suspended or cancelled.
4. In the event of suspension or cancellation of this licence, it shall be surrendered to the Director of Marketing / Managing Director.
5. The licensee shall not adulterate or cause any declared agricultural produce to be adulterated.
6. The licensee shall help the Director / Managing Director in preventing evasion of market fees.
7. The licensee shall, within a period of fifteen days from the date of grant of licence by the Director / Managing Director to him, furnish him the information about the authorised representative of the licensee who shall be responsible on his behalf.
8. The licensee shall maintain the books, registers and records in the manner required by the Director of Marketing / Managing Director and shall make them available for inspection to the Director of Marketing / Managing Director or person authorised by him.
9. (i) The licensee shall furnish information and return to the Director of Marketing / Managing Director and may be required by him from time to time.
- (ii) Agriculture produce shall be sold by way of open auction in private markets.
- (iii) Direct marketing licence holder shall put up the notice of price of commodity at which State he shall purchase such commodity on a particular date.
- (iv) Private market or direct purchaser shall not purchase or allow purchasing of any agricultural produce below minimum support price announced by the Government for the particular commodity.
10. The licensee shall, if the declared agricultural produce is sold through his agency or by him, pay to the seller the price of the agricultural produce so sold on the same day.
11. The licensee shall not solicit or receive any fees or recover any charges other than those which he is entitled to receive or recover in accordance with the provisions of the Act and the rules made by the concerned Market, approved by the Director of Marketing.
12. The licensee shall not make or recover any trade allowance.
13. The licensee shall provide for authorised weights and measures.
14. The licensee shall pay to the licensed weighman or measurement taker and hamals only at the rates approved by the Director/ Managing Director of any change in the constitution of the licence.

15. The licensee shall inform the Director / Managing Director of any change in the constitution of the licence.
16. The licensee shall refer all disputes in relation to the marketing of the declared agricultural produce in the manner provided under the Gujarat Agricultural Produce Markets Rules, 1965.

Date :

Place:

Director of Agricultural Marketing/ Managing Director.

Renewal of Licence:

Date of Renewal	Period for which renewal is granted	Signature of Director / Managing Director and date.

FORM-U
[see rule 86(1)]

**APPLICATION FORM FOR RENEWAL OF LICENCE UNDER SECTION
31C AND 31E**

To,
The Licensing Authority
Gujarat State Agricultural Marketing Board.
.....

Sir,

I/We (name) holder of licence for private market / E-market/
Purchaser of Agriculture Produce directly from the agriculturists in one or more market areas / Farmer
Consumer Market request for the renewal of my licence. In this connection, I furnish my/our necessary
particulars as under:

1. Particulars of the private / consumer market yard / other marketing infrastructure for which the licence has been issued.....
2. Name of the applicant (with the particulars of the place of market yard).....
3. No..... of licence.....
4. Date on which the licence expires.....
5. Period for which renewal is required.....
6. Fee paidRs.....
7. Penalty paid, if any, Rs.....
8. Has the applicant(s) or where the applicant is a firm, has any member thereof singly or in collaboration with anybody else, been-
 - a) granted any licence in any other market area and his licence has been suspended or cancelled. If so, when, where, for how much period and for which reasons,.....
..... or
 - b) convicted of any offence involving moral turpitude. If so, the date of conviction.....
..... or
 - c) declared an un discharged insolvent.....
 - d) defaulter of not paying the dues to the committee/ Board
2. I am enclosing a demand draft No..... Dated..... amounting to Rs.....
on account of renewal fee.
3. The particulars given above are true and correct to the best of my knowledge and belief.

Date.....

Signature of the applicant.

FORM-V
(see rule 82)

Application format for obtaining Common licence for operating in not less than five market areas as trader (Application to be made on letter head of Applicant)

Date:

To,

Sir,

I/We, on behalf of firm M/s. (name) having its head office at(address, Tel., Fax, E-mail) am/are making an application for a licence for operating as a trader in more than five market areas, in the below mentioned market area:-

Sr. No.	Name of the specified market area for which the licence is requested.	Name of the concerned market committee.	Name of the proposed purchase centers with authorised person	Commodity proposed to be purchased.	Capacity of godown (if any) layout of godown to be attached.
1	2	3	4	5	6

Commodities to be traded:

The estimated value of purchase per year is Rs.....

Total volume is approximatelyMT

I/We are enclosing following documents alongwith this application, namely:-

1. Copy of MOU/Partnership Deed/ Registration, etc.
2. Last two years audited balance sheet of the company.
3. Bank guarantee for Rs.....
4. Copy of all Bank statements to verify the financial capability, duly attested by the Branch Manager.
5. Copy of Registration, TIN/VAT/CST/ST.
6. Previous year's licence (if any)

I/We hereby declare that the information mentioned above is completely true to the best of my/our knowledge and in the event of any information, being found false my/our licence is liable to be suspended/ cancelled.

Place:

Date :

(Signature of Authorised Person)
Name of the Applicant.

Declaration

- (1) I/We agree to abide by the Gujarat Agriculture Produce Markets Act, 1963 (Guj. Act 20 of 1964) and the rules made thereunder and amendments made to it from time to time and the directions and orders issued by the Director of marketing / Managing Director, from time to time.
- (2) I/We agree to keep all the necessary records and information about the functioning of our business and to co-operate to produce whatever information and documents that may be asked for inspection by the appropriate authority.
- (3) I/We agree to pay whatever charges or fees or amounts liable and due from me legally.
- (4) I/We agree to avoid business with persons doing illegal business and will co-operate in taking legal action against such persons.

Place :

Date :

Signature of authorised person
(Name and Seal of the Company)

FORM – V-I
[see rules 82(2)]

COMMON LICENCE.

Licence is hereby granted to(name)
.....(address)(phone
No.), (hereinafter referred to as 'the licensee') on payment of fee of Rs..... For common licence
in not less than five Market Areas, subject to the provisions of theGujarat Agricultural Produce
Markets Act, 1963 (Guj. Act No. 20 of 1964) and the Gujarat Agricultural
Produce Markets Rules, 1965 on the following conditions, that is to say;-

1. The licensee shall abide by the provisions of the said Act and rules and the conditions of agreement entered into by the licensee on with the Director of Marketing / Managing Director.
2. This licence is not transferable.
3. This licence may be suspended or cancelled in accordance with the provisions of the said Act and the rules made there under and if the licence holder commits any act or abstains from carrying out his normal business in the market with the intention of willfully obstructing, suspending or stopping the marketing of agricultural produce in the market area, the licence may be suspended or cancelled.
4. In the event of suspension or cancellation of this licence, it shall be surrendered to the Director of Marketing / Managing Director.
5. The licensee shall not adulterate or cause any declared agricultural produce to be adulterated.
6. The licensee shall help the Director / Managing Director in preventing evasion of market fees.
7. The licensee shall, within a period of fifteen days from the date of grant of licence by the Director / Managing Director to him be furnished him the information about the authorised representative of the licensee who shall be responsible on his behalf.
8. The licensee shall maintain the books, registers and records in the manner required by the Director of Marketing / Managing Director and shall make them available for inspection to the Director of Marketing / Managing Director or person authorised by him.
9. (i) The licensee shall furnish information and return to the Director of Marketing may as be required from him from time to time.
(ii) Agriculture produce shall be sold by way of open auction in private markets.
(iii) Common licence holder shall put up the notice of price of commodity at which he shall purchase such commodity on a particular date.
(iv) Common licence holder shall not purchase or allow purchasing of any agricultural produce below minimum support price, announced by the Government for the particular commodity.
10. The licensee shall, if the declared agricultural produce is sold through his agency or by him, pay to the seller the price of the agricultural produce so sold on the same day.
11. The licensee shall not solicit or receive any fees or recover any charges other than those which he is entitled to receive or recover in accordance with the provisions of the Act and the rules made by the concerned Market, approved by the Director of Marketing.
12. The licensee shall not make or recover any trade allowance.
13. The licensee shall provide for authorised weights and measures.
14. The licensee shall pay to the licensed weighman or measurement taker and hamals only at the rates approved by the Director/ Managing Director of any change in the constitution of the licence.
15. The licensee shall inform the Director / Managing Director of any change in the constitution of the licence.

16. The licensee shall refer all disputes in relation to the marketing of the declared agricultural produce in the manner provided under the Gujarat Agricultural Produce Markets Rules, 1965.

Date :

Place:

Director of Agricultural Marketing

Renewal of Licence:

Date of Renewal	Period for which renewal is granted	Signature of Director and date.

By order and in the name of the Governor of Gujarat,

M. R. CHAUHAN,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th March, 2014.

GUJARAT CIVIL COURTS ACT, 2005.

No. GK/10/2014/CCA/1098/VIP/232/D :- In exercise of the powers conferred by sections 6, 7 and 11 of the Gujarat Civil Courts Act, 2005 (Guj. 21 of 2005), the Government of Gujarat, in consultation with the High Court of Gujarat, on and from the 24th March, 2014, hereby establishes the Court of Civil Judge, as follows, namely :-

1. There shall be a new Court of Civil Judge at Jam-Kandorna, subordinate to the District Court Rajkot;
2. The said Court shall be presided over by the Principal Civil Judge, who shall hold his Court at Jam-Kandorna;
3. The local limits of the ordinary jurisdiction of the Court of Civil Judge Jam-Kandorna, shall consist of areas of villages of Jam-Kandorna taluka;
4. The local limits of Jam-Kandorna taluka shall be excluded from the jurisdiction of the Court of Principal Civil Judge, Dhoraji.

By order and in the name of the Governor of Gujarat,

M. J. PARASHAR,
Deputy Secretary to Government.



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LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th March, 2014.

GUJARAT CIVIL COURTS ACT, 2005.

No. GK/11/2014/CCA/102003/1493/D :- In exercise of the powers conferred by sections 6, 7 and 11 of the Gujarat Civil Courts Act, 2005 (Guj. 21 of 2005), the Government of Gujarat, in consultation with the High Court of Gujarat, on and from the 25th March, 2014, hereby establishes the Court of Civil Judge, as follows, namely :-

1. There shall be a new Court of Civil Judge at Tankara, subordinate to the District Court Rajkot;
2. The said Court shall be presided over by the Principal Civil Judge, who shall hold his Court at Tankara;
3. The local limits of the ordinary jurisdiction of the Court of Civil Judge at Tankara, shall consist areas of villages of Tankara taluka;
4. The local limits of Tankara taluka shall be excluded from the jurisdiction of the Court of Principal Civil Judge, Morbi.

By order and in the name of the Governor of Gujarat,

M. J. PARASHAR,
Deputy Secretary to Government.



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LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th March, 2014.

GUJARAT CIVIL COURTS ACT, 2005.

No. GK/12/2014/CCA/102003/1493/D :- In exercise of the powers conferred by sections 6, 7 and 11 of the Gujarat Civil Courts Act, 2005 (Guj. 21 of 2005), the Government of Gujarāt, in consultation with the High Court of Gujarat, on and from the 24th March, 2014, hereby establishes the Court of Civil Judge, as follows, namely :-

1. There shall be a new Court of Civil Judge at Kotda Sangani, subordinate to the District Court Rajkot;
2. The said Court shall be presided over by the Principal Civil Judge, who shall hold his Court at Kotda Sangani;
3. The local limits of the ordinary jurisdiction of the Court of Civil Judge Tankara shall consist of areas of villages of Kotda Sangani taluka;
4. The local limits of Kotda Sangani taluka shall be excluded from the jurisdiction of the Court of Principal Civil Judge, Gondal.

By order and in the name of the Governor of Gujarat,

M. J. PARASHAR,
Deputy Secretary to Government.



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REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 13th March, 2014.

INDIAN STAMP ACT, 1899

No. GHM-2014-57-M-STP-122013-434-H-1.- In exercise of the power conferred by clause (a) of sub - section (2) of section 9 of the Indian Stamp Act , 1899 , the State Government hereby permits The Life Insurance Corporation of India, Divisional Office Gandhinagar to pay stamp duty Rs. 1,00,00,000/- Divisional Office Ahmedabad to pay stamp duty Rs. 1,60,00,000/- Divisional Office Bhavnagar to pay stamp duty Rs. 12,00,000/-, Divisional Office Vadodara to pay stamp duty Rs.50,00,000/-, Divisional Office Surat to pay stamp duty Rs.50,00,000/- and Divisional Office Nadiad to pay stamp duty Rs.25,00,000/-, total consolidated stamp duty of Rs.3,97,00,000/- (Three Crore Ninety Seven Lac only) chargeable on sum to be insured of Insurance Policy from 03/02/2014 to 31/03/2015 to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V. T. MANDORA,

Deputy Secretary to Government.



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REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 14th March, 2014.

INDIAN STAMP ACT, 1899

No. GHM-2014- 58 - M-STP-122013-6242-H-1 :- In exercise of powers conferred by clause (b) of sub-section (2) of section-9 of the Indian Stamp Act, 1899, The Government hereby amends The Government of Gujarat, Revenue Department Order No. GHM-2013-4-M-STP-122013-6242-H-1, dated 28th January, 2013 as follows,

In said order, the United India Insurance Company Limited, Limbdi has been permitted to pay stamp duty of Rs. 10,000/- (Rupees Ten Thousand Only) chargeable on sum to be insured of Insurance Policy from Date 01/10/2013 to Date 31/12/2013.

In this regards, Government hereby permits the United India Insurance Company Limited, Limbdi to use the available balance of Rs. 8,332/- (Rupees Eight Thousand Three Hundred Thirty Two Only) to pay stamp duty chargeable on sum to be insured of Insurance Policy from Date 01/01/2014 to Date 31/03/2014.

By order and in the name of the Governor of Gujarat,

V. T. MANDORA,

Deputy Secretary to Government.



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REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 14th March, 2014.

INDIAN STAMP ACT, 1899

No. GHM-2014-59-M-STP-122013-2406-H-1.- In exercise of the powers conferred by clause (b) of sub - section (2) of section-9 of the Indian Stamp Act , 1899 , The Government hereby permits United India Insurance Company Limited, Divisional Office No. 3, Ahmedabad to pay stamp duty in Sea Insurance Rs. 1,50,000/- in Fire Insurance Rs. 25,000/- in Accident and Sickness Insurance Rs. 50,000/-, and in any other Insurance Rs. 75,000/- Total consolidated stamp duty Rs. 3,00,000/- (Rupees Three Lac Only) chargeable on sum to be insured of Insurance Policy from Date 01/11/2013 to 31/03/2014.

By order and in the name of the Governor of Gujarat,

V. T. MANDORA,

Deputy Secretary to Government.



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by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 14th March, 2014.

INDIAN STAMP ACT, 1899

No. GHM-2014-60-M-STP-122013-2404-H-1.- In exercise of powers conferred by clause (b) of sub-section (2) of section-9 of the Indian Stamp Act, 1899, The Government hereby permits The New India Assurance Company Limited, Regional Office, Surat to pay stamp duty in Sea Insurance Rs. 1,10,000/-, in Fire Insurance Rs. 20,000/- in Accident and Sickness Insurance Rs. 9,70,000/-. Total consolidated stamp duty Rs. 11,00,000/- (Rupees Eleven Lac Only) chargeable on sum to be insured of Insurance Policy from Date 01/04/2013 to Date 31/03/2014 to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V. T. MANDORA,
Deputy Secretary to Government.



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by the Government of Gujarat under the Gujarat Acts**

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 14th March, 2014.

INDIAN STAMP ACT, 1899

No. GHM-2014- 61-M-STP-122012-3048-H-1 :- In exercise of powers conferred by clause (b) of sub-section. (2) of section-9 of the Indian Stamp Act, 1899, The Government hereby amends the Government of Gujarat, Revenue Department Order No. GHM-2013-4-M-STP-122012-3048-H-1, dated 06th November, 2012 as follows,

In said order, the United India Insurance Company Limited, Bhavanagar has been permitted to pay stamp duty Rs. 1,00,000/- (Rupees One Lac Only) chargeable on sum to be insured of Insurance Policy from Date 01/10/2012 to Date 30/09/2013.

In this regards, Government hereby permits the United India Insurance Company Limited, Bhavanagar to use the available balance of Rs. 28,791/- (Rupees Twenty Eight Thousand Seven Hundred Ninety One Only) to pay stamp duty chargeable on sum to be insured of Insurance Policy from Date 01/10/2013 to Date 31/03/2014.

By order and in the name of the Governor of Gujarat,

V. T. MANDORA,

Deputy Secretary to Government.



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by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 14th March, 2014.

INDIAN STAMP ACT, 1899.

No. GHM-2014- 62-M-STP-122013-2405-H-1 :- In exercise of powers conferred by clause (b) of sub-section (2) of section-9 of the Indian Stamp Act, 1899, The Government hereby permits United India Insurance Company Limited, Branch Office, Surendranagar to pay stamp duty in Sea Insurance Rs. 500/-, in Fire Insurance Rs. 2,000/-, in Accident and Sickness Insurance Rs. 15,000/- and in Any other Insurance Rs. 7,500/-. Total consolidated stamp duty Rs. 25,000/- (Rupees Twenty Five Thousand Only) chargeable on sum to be insured of Insurance Policy from Date 12/11/2013 to Date 31/10/2014 to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V. T. MANDORA,
Deputy Secretary to Government.



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. LV]

FRIDAY, MARCH 21, 2014/PHALGUNA 30, 1935

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 14th March, 2014.

INDIAN STAMP ACT, 1899.

No. GHM-2014- 63-M-STP-122014-440-H-1 :- In exercise of powers conferred by clause (b) of sub-section (2) of section-9 of the Indian Stamp Act, 1899, The Government hereby permits United India Insurance Company Limited, Bhavanagar to pay stamp duty in Marine Insurance Rs. 4,000/-, in Fire Insurance Rs. 2,000/-, in Motor Insurance Rs. 30,000/- and in Any other Insurance Rs. 44,000/-. Total consolidated stamp duty Rs. 80,000/- (Rupees Eighty Thousand Only) chargeable on sum to be insured of Insurance Policy from Date 01/01/2014 to Date 31/03/2014.

By order and in the name of the Governor of Gujarat,

V. T. MANDORA,

Deputy Secretary to Government.



सत्यमेव जयते

The Gujarat Government Gazette

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Vol. LV] FRIDAY, MARCH 21, 2014/PHALGUNA 30, 1935

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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 14th March, 2014.

INDIAN STAMP ACT, 1899.

No. GHM-2014- 64-M-STP-122013-2367-H-1 :- In exercise of powers conferred by clause (b) of sub-section (2) of section-9 of the Indian Stamp Act, 1899, The Government hereby permits The New India Assurance Company Limited, Regional Office, Ahmedabad to pay stamp duty in Sea Insurance Rs. 3,50,000/-, in Fire Insurance Rs. 25,000/-, in Accident and Sickness Insurance Rs. 25,00,000/- and in Any other Insurance Rs. 1,25,000/-. Total consolidated stamp duty Rs. 30,00,000/- (Rupees Thirty Lac Only) chargeable on sum to be insured of Insurance Policy from Date 01/11/2013 to Date 31/03/2014 to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V. T. MANDORA,
Deputy Secretary to Government.



सत्यमेव जयते

The Gujarat Government Gazette

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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 14th March, 2014.

INDIAN STAMP ACT, 1899.

No. GHM-2014-65-M-STP-122014-439-H-1 :- In exercise of powers conferred by clause (b) of sub-section (2) of section-9 of the Indian Stamp Act, 1899, The Government hereby permits The New India Assurance Company Limited, Regional Office, Vadodara to pay stamp duty in Sea Insurance Rs. 80,000/-, in Fire Insurance Rs. 20,000/-, in Accident and Sickness Insurance Rs. 6,00,000/- and in Any other Insurance Rs. 1,00,000/-. Total consolidated stamp duty Rs. 8,00,000/- (Rupees Eight Lac Only) chargeable on sum to be insured of Insurance Policy from Date 01/01/2014 to Date 31/12/2014 to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V. T. MANDORA,
Deputy Secretary to Government.



सत्यमेव जयते

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Vol. LV]

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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 14th March, 2014.

INDIAN STAMP ACT, 1899.

No. GHM-2014-66-M-STP-122013-2530-H-1 :- In exercise of powers conferred by clause (b) of sub-section (2) of section-9 of the Indian Stamp Act, 1899, The Government hereby permits United India Insurance Company Limited, Divisional Office, Gandhinagar to pay stamp duty in Sea Insurance Rs. 93,500/-, in Fire Insurance Rs. 6,200/-, in Accident and Sickness Insurance Rs. 2,87,500/- and in Any other Insurance Rs. 12,800/-. Total consolidated stamp duty Rs. 4,00,000/- (Rupees Four Lac Only) chargeable on sum to be insured of Insurance Policy from Date 18/11/2013 to Date 31/10/2014.

By order and in the name of the Governor of Gujarat,

V. T. MANDORA,

Deputy Secretary to Government.



સત્યમેવ જયતે

The Gujarat Government Gazette

EXTRAORDINARY

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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ,
ગાંધીનગર

સચિવાલય, ગાંધીનગર. તા. ૨૫/૦૩/૨૦૧૪

ક્ર: એસયુટી/૨૦૧૪/૭૬૬/૩/અન-૧૫/ક.૩.-નામદાર ગુજરાત હાઈકોર્ટ, સોલા, અમદાવાદ ખાતેની સીવીલ
એપીલેશન નં ૧૩૨૮, સને ૨૦૧૪ ઈન ફર્સ્ટ અપીલ નં. ૧૪૪૫ સને ૨૦૦૨, રાજ્ય સરકાર વિ. રામજીભાઈ ડાહ્યાભાઈ પટેલ,
ભાગીદાર, પટેલ એસો. પાલનપુર તથા બાબુભાઈ મુલચંદદાસ પટેલ, ભાગીદાર, પટેલ એસો. પાલનપુરના કેસમાંની અપીલની નીચે
મુજબની નોટીસ અંગ્રેજી પત્ર ક્ર: સીપીસી-સી-૦-૦૩૧૦૮૭, તા. ૨૦-૨-૨૦૧૪ માં આપેલ નિર્દેશ મુજબ તેને પ્રસિદ્ધ કરવામાં
આવે છે.

-----X-----X-----X-----X-----X-----X-----

APPEAL - NOTICE

TO BE SERVED OPON

To be published in Govt. Gazette

Fixed on: 14/3/2014

Despatch No. CPC-C-O- 031087

Date: 20/2/2014

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

FIRST APPEAL NO. 1445 OF 2002

District: MEHESANA

GOVERNMENT PLEADER for the

PETITIONER (s) No. 1

STATE OF GUJARAT -- Appellant (s)

V/S

RAMJIBHAI DAYALJIBHAI PATEL & 1 --- Defendant (s)

To,

1	RAMJIBHAI DAYALJIBHAI PATEL	BABUBHAI MULCHANDDAS PATEL
	PARTNER OF PATEL	PARTNER OF PATEL
	ASSO. PALANPUR	ASSO. PALANPUR
	RANDER	TAL. PATAN, DIST. MESHANA.
	TAL. PATAN, DIST. MESHANA.	

TAKE NOTICE that the FIRST APPEAL from the decree of the CIVIL JUDGE (SENIOR DIVISION)
DISTRICT COURT, PATAN dated 22nd day of June, 2001 passed in SCS No. 53 of 1995 has been presented by the above

named Appellant (s) on 30th of July, 2002 and has been registered in this Court. On hearing the said FIRST APPEAL it is ordered by this Court to issue Rule and that the hearing of the said FIRST APPEAL will take place on the 14th of March, 2014 at 11 AM peremptorily in this Court and if no appearance is made on your behalf, by yourself, your advocate or by someone authorised by law to act for you, in this FIRST APPEAL, it will be heard and determined/decided exparte in your absence.

Court's Order:

CORAM: HONOURABLE MR. JUSTICE M.R. SHAH and HONOURABLE MR. JUSTICE R. P. DHOLARIA

Date : 12/2/2014

ORAL ORDER

Leave to amend is granted.....
..... notice in the Government Gazette for which formal NOTICE is made returnable on 14/3/2014. With this, the present application is disposed of. (copy of the above order attached herewith)

Witness BHASKAR BHATTACHARYA, Esquire the CHIEF JUSTICE at Ahmedabad aforesaid this 12th day of February, 2014

By the Court

Sd/-

DEPUTY REGISTRAR

This _____ Day of February, 2014

(A copy of FIRST APPEAL NO. 1445 OF 2002 enclosed here within)

કોર્ટનું સીલ

(લાલ રંગનું)

TRUE COPY

Sd/-

Deputy Registrar

High Court of Gujarat

At Sola, Ahmedabad

You are hereby informed that the free legal services from the State Legal Services Authorities, High Court Legal Services Committees, District Legal Services Authorities and Taluka Legal Services Committees, as per eligibility criteria, are available to you and in case you are eligible and desire to avail the free legal services, you may contact any of the above Legal Services Authorities/ Committees.

You are also informed that if you desire to negotiate your case for compromise, you may request the court to refer the the case to the Gujarat High Court Mediation Centre.

ગુજરાત હાઈકોર્ટ કાનુની સેવા સમિતિ

જે વ્યક્તિની વાર્ષિક આવક રૂ. ૧,૦૦,૦૦૦/- થી ઓછી હોય અથવા જે વ્યક્તિ અનુસૂચિત જાતિની હોય અથવા કોઈપણ વ્યક્તિ, સ્ત્રી, બાળક હોય અથવા સામુહિક હોનારત, દુર્ઘટના, ભૂકંપ, દુષ્કાળ, પૂર, ઔદ્યોગિક દુર્ઘટના કે વંશીય હિંસા કે અત્યાચારના ભોગ બનેલ હોય અથવા શારીરિક કે માનસિક અસમર્થતા, અસક્ષમતા ધરાવતા અથવા કોઈપણ પ્રકારની કસ્ટડીમાં હોય અથવા તો ઔદ્યોગિક કામદાર હોય અને હાઈકોર્ટમાં કેસ કાર્યવાહી દાખલ કરવા અથવા બચાવ કરવા, ચલાવવા, સરકાર ખર્ચે, મફત કાનુની સહાય, મદદની જરૂર હોય તો આવી વ્યક્તિ સેક્રેટરી, હાઈકોર્ટ કાનુની સેવા સમિતિ, ત્રીજો માળ, વહીવટી બિલ્ડીંગ, હાઈકોર્ટનો અથવા હાઈકોર્ટ ગુજરાતની સેવા સેન્ટર, એડવોકેટ બિલ્ડીંગ, પહેલો માળ, ગુજરાત હાઈકોર્ટ, સોલા, અમદાવાદનો સંપર્ક સાધી શકે છે.

સંપર્ક:

ફોન નં. ૦૭૯-૨૭૬૭૦૬૬૭ (કાનુની સેન્ટર)

ફોન નં. ૦૭૯-૨૭૬૭૪૬૧૧ થી ૧૫ (કાનુની સેન્ટર)

એક્સ્ટેન્શન નં. ૪૧૮ અને ૪૭૧

ફોન નં. ૦૭૯-૨૭૬૬૫૮૧૫

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD
CIVIL APPLICATION

(FOR FRESH NOTICE) No. 1328 of 2014

In

FIRST APPEAL No. 1445 of 2002

STATE OF GUJARAT -- Appellant (s)

V/S

RAMJIBHAI DAYALJIBHAI PATEL & 1 --- Respondent (s)

Appearance:

MS NISHA THAKORE, AGP for the Applicant(s) No. 1

CORAM: HONOURABLE MR. JUSTICE M.R. SHAH and
HONOURABLE MR. JUSTICE R. P. DHOLARIA

Date : 12/2/2014

ORAL ORDER

(PER: HONOURABLE MR. JUSTICE M.R. SHAH)

Leave to amend is granted.

The present application has been preferred by the applicant-original appellant for an appropriate order permitting the applicant to serve the notice of the First Appeal upon the respondents-original defendants by substituted service of affixing at the last address known and also by publishing notice in Government Gazette.

Having heard Ms. Nisha Thakore. Learned AGP appearing on behalf of the applicant the present application is allowed and the applicant is permitted to serve the notice of the First Appeal to the respondents-original defendants by substituted service at the last address known and also by publishing the notice in the Government Gazette for which formal NOTICE is made returnable on 14/3/2014.

With this, the present application is disposed of.

Sd/-

(M.R.SHAH, J.)

Sd/-

(R.P.DHOLARIA, J.)

----- X ----- X ----- X ----- X ----- X ----- X ----- X -----

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે.

આઈ.કે.શ્રીમાળી

સરકારના ઉપ સચિવ

APPEAL - NOTICE

~~TO BE RETURNED TO THIS COURT DULYSERVED/TO BE SERVED UPON~~

Appellant(s)/Defendant(s)/Addressee No.

TO be publish in Govt. Gazette

Fixed on: 14/03/2014

Despatch No.: CPC-C-0

Date:

031087

24/2/14

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

FIRST APPEAL NO. 1445 OF 2002

District: MAHESANA
GOVERNMENT PLEADER for the
PETITIONER(s) No. 1

STATE OF GUJARAT ---- Appellant(s)

V/S

RAMJIBHAI DAYALJIBHAI PATEL & 1 ---- Defendant(s)

To,

✓ RAMJIBHAI DAYALJIBHAI

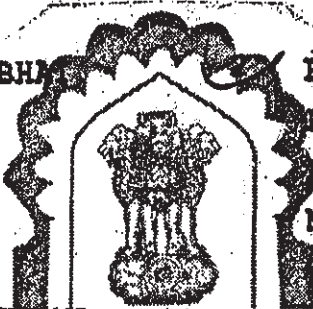
PATEL

PARTNER OF PATEL

ASSO. PALANPUR

RANDER

TAL. PATAN, DIST. MEHSANA



✓ BABUBHAI MULCHANDDAS PATEL

PARTNER OF PATEL

ASSO. PALANPUR

MANUND

TAL. PATAN, DIST. MEHSANA

सत्यमेव जयते

TAKE NOTICE that the ~~FIRST APPEAL~~ from the decree of the
CIVIL JUDGE (SENIOR DIVISION) GUJARAT, DISTRICT COURT, PATAN
dated 22nd day of June, 2001 passed in SCS No. 53 of 1995 has
been presented by the abovenamed Appellant(s) on 30th of July,
2002 and has been registered in this Court. On hearing the said
FIRST APPEAL it is ordered by this Court to issue Rule and that
the hearing of the said FIRST APPEAL will take place on the 14th
of March, 2014 at 11 AM peremptorily in this Court and if no
appearance is made on your behalf, by yourself, your advocate or
by someone authorised by law to act for you, in this FIRST APPEAL,
it will be heard and determined/decided ex parte in your absence.

Court's Order:

APPEAL - NOTICE

CORAM: HONOURABLE MR. JUSTICE M.R. SHAH and HONOURABLE MR. JUSTICE R.P. DHOLARIA

Date : 12/02/2014

ORAL ORDER

Leave to amend is granted.....
.....notice in the Government Gazette for
which formal NOTICE is made returnable on 14/03/2014. With this,
the present application is disposed of.

(copy of the above order attached herewith)

Witness BHASKAR BHATTACHARYA , Esquire the CHIEF JUSTICE at
Ahmedabad aforesaid this 12th day of February, 2014.

By the Court

Sh

DEPUTY REGISTRAR

This _____ Day Of February, 2014

(A copy of FIRST APPEAL NO. 1445 OF
2002 enclosed here within)

TRUE COPY

gk
Deputy/Assistant Registrar

High Court Of Gujarat

at Sola, Ahmedabad



THE HIGH COURT
OF GUJARAT

APPEAL - NOTICE

You are hereby informed that the free legal services from the State Legal Services Authorities, High Court Legal Services Committee, District Legal Services Authorities and Taluka Legal Services Committees, as per eligibility criteria, are available to you and in case you are eligible and desire to avail the free legal services, you may contact any of the above Legal Services Authorities/Committees.

You are also informed that if you desire to negotiate your case for compromise, you may request the court to refer the case to the Gujarat High Court Mediation Centre.

ગુજરાત હાઇકોર્ટ કાનૂની સેવા સમિતિ

જે વ્યક્તિની વાર્ષિક આવક રૂ. ૧,૦૦,૦૦૦- થી ઓછી હોય અથવા જે વ્યક્તિ અનુસુચિત જાતિની હોય અથવા કોઈપણ વ્યક્તિ, સ્ત્રી, બાળક હોય અથવા સામુહિક હોનારત, દુર્ધરના, ભૂકંપ, દુષ્કાળ, પુર, ઔદ્યોગિક દુર્ઘટના કે વંશીય ક્ષિત્તિ કે અત્યાચારના ભોગ બનેલ હોય અથવા શારીરિક કે માનસિક અસમર્થતા, અસક્ષમતા ધરાવતા અથવા કોઈપણ પ્રકારની કસ્ટડીમાં હોય અથવા તો ઔદ્યોગિક કામદાર હોય અને હાઇકોર્ટમાં કેસ કાર્યવાહી દાખલ કરવા અથવા બચાવ કરવા, ચલાવવા, સરકાર ખર્ચે, મફત કાનૂની સહાય, મદદની હેતુર કોર્ટનો આવી વ્યક્તિ સેક્રેટરી, હાઇકોર્ટ કાનૂની સેવા સમિતિ, ત્રીજો માળ, વકીલટી બિલ્ડિંગ, હાઇકોર્ટનો અધિભા હાઇકોર્ટ ગુજરાતની સેવા સેન્ટર, એડવોકેટ બિલ્ડિંગ, પહેલો માળ, ગુજરાત હાઇકોર્ટ, સોલા, અમદાવાદ નો સંપર્ક સાધી શકે છે.

સંપર્ક:-

ફોન નં. ૦૭૯-૨૭૬૬૦૬૬૭(કાનૂની સેન્ટર)

ફોન નં. ૦૭૯-૨૭૬૬૪૬૧૧ થી ૧૫(કાનૂની સેન્ટર) ત્યમેવ જયતે

એક્સ્ટેન્શન નં. ૪૧૮ અને ૪૭૧

ફોન નં. ૦૭૯-૨૭૬૬૫૮૧૫

THE HIGH COURT
OF GUJARAT

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

**CIVIL APPLICATION
(FOR FRESH NOTICE) NO. 1328 of 2014
In
FIRST APPEAL NO. 1445 of 2002**

=====

**STATE OF GUJARAT....Applicant(s)
Versus**

.RAMJIBHAI DAYALJIBHAI PATEL & 1....Respondent(s)

=====

Appearance:

MS NISHA THAKORE, AGP for the Applicant(s) No. 1

=====

**CORAM: HONOURABLE MR JUSTICE M.R. SHAH
and
HONOURABLE MR JUSTICE R.P.DHOLARIA**

Date: 11/2/2014

ORAL ORDER

(PER : HONOURABLE MR JUSTICE M.R. SHAH)

THE HIGH COURT

Leave to amend is granted AT

The present application has been preferred by the applicant-original appellant for an appropriate order permitting the applicant to serve the notice of the First Appeal upon the respondents-original defendants by substituted service of affixing at the last address known and also by publishing notice in the Government Gazette.

Having heard Ms. Nisha Thakore, learned AGP appearing on behalf of the applicant, the present application is allowed and the applicant is permitted to serve the notice of the First Appeal to the respondents-original defendants by substituted

service at the last address known and also by publishing the notice in the Government Gazette for which formal **NOTICE** is made returnable on 14/03/2014.

With this, the present application is disposed of.

M.R.SHAH, J.

R.P.DHOLARIA, J.

Siji





सत्यमेव जयते



The Gujarat Government Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. LV] SATURDAY, MARCH 29, 2014/CAITRA 8, 1936

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th March, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/36/CPI/1408/4930/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 320 the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
320	M/S Aims Industries Ltd. (S. No. H.T. No. 8000 840)	Narol	Ahmedabad	Unit shall be permitted to utilize 450 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th March, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/37/CPI/1408/1812/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 212 the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
212	M/S Aims Industries Ltd. (Consumer No.-13595)	Gavasad	Vadodara	Unit shall be permitted to utilize 1100 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th March, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/38/CPI/1407/1813/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 203 the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
203	M/S Nimita Exports Pvt Limited (Consumer No.-11341)	Sachin	Surat	Unit shall be permitted to utilize 950 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

PORTS AND TRANSPORT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st March, 2014

GUJARAT MOTOR VEHICLES TAX ACT, 1958

NO PT/2014/9/MTA/102010/406/KH:- In exercise of the powers conferred by sub rule (iii) of rule 8 of the Bombay Motor Vehicles Tax Rules, 1959 the Government of Gujarat here by extends the time limit for payment of motor vehicle taxes in respect of the Motor Vehicles specified in First Schedule of the Gujarat Motor Vehicles Tax Act, 1958 with effect from 07/04/2014 to 10/04/2014 in public interest.

By order and in the name of the Governor of Gujarat,

A. M. TRIVEDI,

Deputy Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 31st March, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/40/CPI/1402-2821/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 167, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
167	M/S Claris Life-sciences Limited (Consumer No. 17909)	Chacharwadi Vasna	Ahmedabad	Unit shall be permitted to utilize 2500 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 3rd April, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/41/CPI/1406-5046/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 261, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
261	M/S Brij Health Care Pvt. Limited	Motipura	Sabarkantha	Unit shall be permitted to utilize 30 H. P. power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,
Section Officer,
Energy & Petrochemicals Department.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th March, 2014.

GUJARAT CIVIL COURTS ACT, 2005.

No. GK/13/2014/CCA/102003/1493/D :- In exercise of the powers conferred by sections 6, 7 and 11 of the Gujarat Civil Courts Act, 2005 (Guj. 21 of 2005), the Government of Gujarat, hereby amend the Government Notification Legal Department No. GK/12/2014/CCA/102003/1493/D dated 19th March, 2014 as follow:-

In the said notification at Sr. No. 3, for the words " Court of Civil Judge, Tankara " for words" Court of Civil Judge, Kotda Sangani" shall be substituted.

By order and in the name of the Governor of Gujarat,

D. A. VORA,
Under Secretary to Government.



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PART IV-B

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા. ૨૭મી માર્ચ, ૨૦૧૪.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩

ક્રમાંક : જીએચકેએચ/૨૮/૨૦૧૪/એપીએમ/૧૦-૨૦૧૪/૬૪૩/ગ-ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ની કલમ-૧૧(૪)(ક)(ક) તથા કલમ ૧૧(૫)(ક)ની જોગવાઈઓ અનુસાર તા. ૧૨-૦૩-૨૦૧૪ના જાહેરનામાથી લોકસભાની સામાન્ય ચૂંટણી અને રાજ્યના સાત વિધાનસભા મત વિસ્તારોની ચૂંટણીની કામગીરી અંગે વહીવટીતંત્ર વ્યસ્ત રહેવાથી ખેતવાડી ઉત્પન્ન બજાર સમિતિઓની સામાન્ય ચૂંટણીઓની કામગીરી મુલતવી રાખવામાં આવેલ છે.

હવે આ જાહેરનામામાં “ચૂંટણી મુલતવી રાખવાના કારણે ખેતીવાડી ઉત્પન્ન બજાર સમિતિમાં અત્યારની જે પ્રવર્તમાન પરિસ્થિતિ છે તે ચાલુ રહેશે.” તેવો ઉમેરો કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

બી. એમ. ગામીત,
સરકારના ઉપસચિવ.



સત્યમેવ જયતે

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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 25th March, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/39/CPI/1403-3887/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

- (i) In Schedule-II for Sr. No. 103, shall be deleted :
- (ii) In Schedule-II after Sr. No. 457, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Relaxation
458	M/S Mother Dairy Packaging Film Plant (Consumer HT NO. 8000545)	Gandhinagar	Gandhinagar	Unit shall be permitted to utilize 1600 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭ એપ્રિલ, ૨૦૧૪

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩

ક્રમાંક : જીએચકેએચ-૨૯-૨૦૧૪-એપીએમ-૧૦૨૦૧૩-મંત્રી-૨૮-ગ.—સરકારશ્રીના જાહેરનામા ક્રમાંક : જીએચકેએચ-૬૯-૨૦૧૩-એપીએમ-૧૦૨૦૧૩-મંત્રી-૨૮-ગ તા. ૨૫-૯-૨૦૧૩ થી ખેતીવાડી ઉત્પન્ન બજાર સમિતિ-સાવરકુંડલા જી. અમરેલીના સંચાલન માટે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ની કલમ-૧૧(૫) (ક) (૧) ની જોગવાઈ અનુસાર નાયબ નિયામકશ્રી ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, અને જીલ્લા રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓ, અમરેલીની ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, સાવરકુંડલા, જી. અમરેલીના વહીવટદાર તરીકે નિમણૂક કરવામાં આવેલ હતી.

૨. રાજ્ય સરકારશ્રીના આ હુકમ સામે, નામદાર ગુજરાત હાઈકોર્ટમાં દાખલ કરવામાં આવેલ સ્પે.સી.એ. નં. ૧૩૭૬૬/૨૦૧૩ માં નામદાર ગુજરાત હાઈકોર્ટ દ્વારા આપવામાં આવેલ. તા. ૩-૩-૨૦૧૪ના ચૂકાદાને લક્ષમાં લઈ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, સાવરકુંડલામાં કરેલ જીલ્લા રજીસ્ટ્રારશ્રી, સ.મં. અમરેલીની વહીવટદાર તરીકેની નિમણૂક અંગેનો તા. ૨૫-૯-૨૦૧૩ ના જાહેરનામાના હુકમને રદ કરેલ છે.

નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, ગાંધીનગરના તા. ૨૬-૩-૨૦૧૪ના પત્ર ક્રમાંક : બસર-૦૧-થ-સ.૧-૫૪૭-૨૦૧૪ થી કરેલ અહેવાલની વિગતો જોતાં ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, સાવરકુંડલાની મુદત લંબાવી આપવા દરખાસ્ત રજૂ કરેલ છે.

આ બાબત સરકારશ્રીની વિચારણા હેઠળ હતી આથી પુખ્ત વિચારણાને અંતે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, સાવરકુંડલાની સામાન્ય ચૂંટણીઓ સમયસર ન થઈ શકેલ હોવાથી ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિય-૧૯૬૩ ની કલમ-૧૧(૪) (કક) હેઠળ મળેલ સત્તાની રૂએ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ-સાવરકુંડલાની હાલની કમિટિની મુદત નવું બોર્ડ અસ્તિત્વમાં આવે ત્યાં સુધી લંબાવવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એમ. આર. ચૌહાણ,

સરકારના નાયબ સચિવ (ધિરાણ)



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th April, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/42/CPI/1408/4376/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 325 the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
325	M/S Jay Chemical Industries Limited (Consumer No.H.T. 8000489)	Odhav	Ahmedabad	Unit shall be permitted to utilize 550 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,
Section Officer



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th April, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/43/CPI/1411/4016/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 434 the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
434	M/S Chiripal Poly Films Limited (Consumer No. 17444)	Bidaj	Kheda	Unit shall be permitted to utilize 4000 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 15th April, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/44/CPI/1413/872/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, after Sr. No. 458, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Relaxation
459	M/S Hazira LNG Pvt Ltd. (Consumer No. 11669)	Hazira	Surat	Unit shall be permitted to utilize 6000 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 29th March, 2014

INDIAN STAMP ACT, 1899

No. GHM/2014/67/M-STP/122014/221/H-1.—In exercise of the power conferred by clause (b) of sub-section (2) of section 9 of the Indian Stamp Act, 1899, the State Government hereby permits United India Insurance Company Limited, Anjar to pay stamp duty in Marine Cargo Insurance Rs. 25,000/-, in Fire Insurance Rs. 500/-, Motor Insurance Rs. 2,000/-, and in Any other Insurance Rs. 25,00/- Total consolidated Stamp duty of Rs.30,000/- (Rupees Thirty Thousand only) chargeable on sum to be insured of Insurance Policy from Date : 01/01/2014 to 31/03/2014 to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V.T. MANDORA,

Deputy Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th April, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/45/CPI/1409/1252/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 294, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
294	M/S JBF Industries Limited (Consumer No. 38359)	Sarigam	Valsad	Unit shall be permitted to utilize 2400 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th April, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/46/CPI/1407/3164/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 211, the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
211	M/S Kanak Castor Products Pvt. Limited (Consumer No. 19618)	Nandasan	Mehsana	Unit shall be permitted to utilize 1000 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th April, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/47/CPI/1404/960/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 111, the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
111	M/S Indian Chemical Industries (Consumer No. 102372)	Bapunagar	Ahmedabad	Unit shall be permitted to utilize 15 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,

Section Officer,

Energy & Petrochemicals Department.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th April, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/48/CPI/1404/958/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 110, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
110	M/S Dyestuffs & Intermediates (Consumer No. 100184)	Bapunagar	Ahmedabad	Unit shall be permitted to utilize 25 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,
Section Officer,
Energy & Petrochemicals Department.



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PART IV-B

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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th April, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/49/CPI/1404/572/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 115, the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
115	M/S Devarsons Industries Pvt. Limited (Consumer No. H.T.492)	Odhav	Ahmedabad	Unit shall be permitted to utilize 165 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,
Section Officer,
Energy & Petrochemicals Department.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th April, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/50/CPI/1406/4139/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 173, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
173	M/S IDMC Limited (Consumer No. 15454)	Vithal Udyognagar	Anand	Unit shall be permitted to utilize 1100 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th April, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/51/CPI/1406/853/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 126, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
126	M/S Comed Chemicals Limited (Consumer No. 13279)	Rania	Vadodara	Unit shall be permitted to utilize 475 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,
Section Officer,
Energy & Petrochemicals Department.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES & MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd May, 2014

No. GU/2014/19/BDT/112014/98990/D-2.—Shri J. A. Shah, Senior Manager, Government Central Press, Gandhinagar in the office of the Director, Government Printing & Stationery, Gandhinagar is promoted as Director [Pay Scale Rs. 37400-67000 (PB-4), Grade Pay Rs. 8700/-], in the Directorate of Government Printing & Stationery, Gujarat State, Gandhinagar, with immediate effect.

By order and in the name of the Governor of Gujarat,

P. D. MEHTA,

Under Secretary to Government.



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PART IV-B

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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th April, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/52/CPI/2013/1904/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, after Sr. No. 459, the following shall be inserted;

Sr. No.	Name of the Unit	Village	District	Relaxation
460	M/S Syner Medico Pvt. Ltd. (Consumer No. 18555)	Kerala	Ahmedabad	Unit shall be permitted to utilize 475 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary to Government

Energy & Petrochemicals Department.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 15th April, 2014

INDIAN STAMP ACT, 1899

No. GHM/2014/68/M-STP/122014/664/H-1.—In exercise of the power conferred by clause (b) of sub-section (2) of section 9 of the Indian Stamp Act, 1899, the State Government hereby permits the New India Assurance Company Limited, Regional Office, Ahmedabad to pay stamp duty in Fire Insurance Rs. 2,15,000/- in Marine Insurance Rs. 3,85,000/- in Accident and Sicknes Insurance Rs. 19,00,000/- and in Any other Insurance Rs. 10,00,000/- total consolidated Stamp duty of Rs.35,00,000/- (Rupees Thirty Five Lac only) chargeable on sum to be insured of Insurance Policy from Date : 01/04/2014 to 31/03/2015 to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V. T. MANDORA,

Deputy Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 15th April, 2014

INDIAN STAMP ACT, 1899

No. GHM/2014/69/M-STP/122014/719/H-1.—In exercise of the power conferred by clause (b) of sub-section (2) of section 9 of the Indian Stamp Act, 1899, the State Government hereby permits Birla Sun Life Insurance Company Limited, Thane having branches within the state of Gujarat to pay consolidated stamp duty of Rs. 55,000/- (Rupees Fifty Five Thousand only) chargeable to premium receipt from Date 01/04/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V. T. MANDORA,

Deputy Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th May, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO.GH/V/95 of 2014/TPS-112013-6978-L:—WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/229 of 2003/TPS-152003-362-L, dated.11.12.2003 and Corrigendum No.GH/V/45 of 2004/TPS-152004-362-L, Dated.06.05.2004 the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 39 (Thaltej) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority; (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/80 of 2010/TPS-112006-4498-L dated.07.01.2010 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No. 39 (Thaltej).

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 39 (Thaltej). (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

AND WHEREAS, the area of said Final Scheme is now included within the Ahmedabad Municipal Corporation area;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the Ahmedabad Municipal Corporation during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of Sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th May, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/96 of 2014/TPS-1412-1968-L:—WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/307 of 2006/TPS-1406-305-L, dated.02.12.2006, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 15 (Fulpada)(1st Varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Surat Municipal Corporation; (hereinafter referred to as " the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/142 of 2011/TPS-1408-1808-L dated.16.09.2011 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No. 15 (Fulpada) (1st Varied)

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 15 (Fulpada) (1st Varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said Authority during office hours of all working days;

- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th May, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO.GH/V/97 of 2014/DVP-2511-2707-L:— WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the General Development Control Regulation of Development Plan of Vapi Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/64 of 1985/DVP-2582-1321(85)-L dtd.22.05.1985 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.22.02.2013 on page no.46-8 & 46-9 under Government Notification, Urban Development and Urban Housing Department No.GH/V/44 of 2013/DVP-2511-2707-L, dtd.22.02.2013 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has considered the suggestion and objection on merit;

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby :-

- (a) sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and ;
- (b) specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/64 of 1985/DVP-2582-1321(85)-L dtd.22.05.1985

The Following shall be added in the definition of FSI:

The competent authority shall permit the F.S.I, on original area of building unit. Provided that, the owner of such land surrender, the land falling under widening of road or for construction of new road without claiming any compensation thereof and all other requirement mentioned in these regulations are fulfilled.

Minimum required space of setback/ margin shall have to be provided from the new boundary of land/plot effected by road widening.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th May, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/98 of 2014/DVP-272011-4943-L:— WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Patan Area Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/130 of 2011/DVP-207200-3712-L, dated.16.09.2010 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;

4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14th, 9th Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/130- of 2011/DVP-207200-3712-L, dated.16.09.2010

1. The exiting road shown as A1-B1-C1 in R.S.No.166/1, 167, 137 of village of Samalpati, Patan shall be deleted from said use and land thus shall be designated for Residential Use under section 12(2)(a) of the said Act and existing road shall be proposed as D1-E1 under section 12(2)(d) of the said Act as shown in accompanying plan.

2. The existing road shown as F1-H1 in R.S.No. 41/1 and southern part of R.S.No.43/2, 42/2 and 44/1 of government land of village of Gungadipati, Patan shall be deleted from the said use and land thus shall be designated for "Residential Use" under section 12(2)(a) of the said Act and existing road shall be proposed as F1-G1-H1 under section 12(2)(d) of the said Act as shown in accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 6th May, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/99 of 2014/TPS-112013-7122-L:— WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/P/65 of 1992/TPS-1190-50(92)-L, dated.08.04.1992, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 48 (South-Saijpur Bogha-Extention) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation; (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/81 of 2010/TPS-152006-6210-L dated.18.06.2010 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.48 (South-Saijpur Bogha-Extention).

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No.48 (South-Saijpur Bogha-Extention) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", subject to the modification enumerated in the schedule appended hereto; and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said Authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

SCHEDULE

The General Development Control Regulation of the sanctioned Development plan of Ahmedabad Urban Development Authority, as modified from time to time, shall be applicable for the said final scheme.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 9th May, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/53/CPI/1408-3018/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 281, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
281	M/S Transpek Silok Industry Limited (Consumer No. 35145)	Atladra	Vadodara	Unit shall be permitted to utilize 2000 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary to Govt.



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PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts**

ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 9th May, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/54/CPI/1408-3019/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 446, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
446	M/S Transpek Silok Industry Limited (Consumer No. 13557)	Ekalbara	Vadodara	Unit shall be permitted to utilize 1600 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary to Govt.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

CORRIGENDUM

Sachivalaya, Gandhinagar, 13th May, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/100 of 2014/TPS-112012-5854-L:- WHEREAS, under Government Notification of Urban Development and Urban Housing Department the following notification published regarding sanction the Preliminary Town Planning Scheme under section-65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976)

The following notifications are amended to add the following as para (c) after para (b),

"(c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65."

No.	Notification No. & Date	Preliminary Town Planning Scheme
1	No.GH/V/213 of 2013/TPS-112012-5854-L Date.20.11.2013	41 (Sola-Hebatpur)
2	No. GH/V/221 of 2013/TPS-1212-4266-L Date.05.12.2013	1 (Harni)
3	No. GH/V/227 of 2013/TPS-1410-6244-L Date. 11.12.2013	43 (Bhimarad)
4	No.GH/V/231 of 2013/TPS-132012-5097-L Date. 17.12.2013	28 (Mavdi)
5	No.GH/V/245 of 2013/TPS-1412- 609-L Date.27.12.2013	29 (Rander)
6	No.GH/V/247 of 2013/TPS- 112011-5617-L Date.27.12.2013	31 (Gota)

No.	Notification No. & Date	Preliminary Town Planning Scheme
7	NO.GH/V/248 of 2013/TPS- 112011-2150-L Date.27.12.2013	102 (Nikol)
8	No.GH/V/1 of 2014/TPS-132013- 3784-L Date.02.01.2014	8 (Mavdi-Rajkot)
9	No.GH/V/2 of 2014/TPS-112013- 7117-L Date.02.01.2014	(Naroda-2) (1 st Varied)
10	No.GH/V/3 of 2014/TPS-112013-7118-L Date.02.01.2014	30 (Asarva North Ext.) (2 nd Varied)
11	No.GH/V/4 of 2014/TPS-142013-4114-L Date.02.01.2014	28 (Nava-Vadaj) (5 th Varied)
12	No.GH/V/5 of 2014/TPS-112013-7116-L Date.02.01.2014	27 (Amraiwadi) (2 nd Varied)
13	No.GH/V/7 of 2014/TPS-112013-4113-L Date.02.01.2014	31 (University Campus) (4 th Varied)

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government .

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT CORRIGENDUM

Sachivalaya, Gandhinagar, 13th May, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO.GH/V/101 of 2014/TPS-292013-2423-L:- WHEREAS, under Government Notification of Urban Development and Urban Housing Department No.GH/V/32 of 2014/TPS-292013-2423-L, dtd.05.02.2014 regarding sanction of the Final Town Planning Scheme No. 4 (Anjar) under section-65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) in the said notification dated.05.02.2014 the following is amended.

In the 1st Para the words "GH/V/94 of 2002/TPS-292002-2249-L" is substituted by the words "GH/V/94 of 2002/TPS-292002-2248-L"

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government .

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT CORRIGENDUM

Sachivalaya, Gandhinagar, 13th May, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO.GH/V/102 of 2014/TPS-292013-2425-L:- WHEREAS, under Government Notification of Urban Development and Urban Housing Department No.GH/V/34 of 2014/TPS-292013-2425-L, dtd.05.02.2014 regarding sanction of the Final Town Planning Scheme No. 2 (Anjar) under section-65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) in the said notification dated.05.02.2014 the following is amended.

In the 1st Para the words "GH/V/94 of 2002/TPS-292002-2249-L" is substituted by the words "GH/V/94 of 2002/TPS-292002-2251-L" and in the 3rd Para the words "GH/V/14 of 2003/TPS-292003-61-L" is substituted by the words "GH/V/14 of 2003/TPS-292003-60-L"

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government .

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

CORRIGENDUM

Sachivalaya, Gandhinagar, 13th May, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/103 of 2014/TPS-292013-7286-L:- WHEREAS, under Government Notification of Urban Development and Urban Housing Department No.GH/V/35 of 2014/TPS-292013-7286-L, dtd.05.02.2014 regarding sanction of the Final Town Planning Scheme No. 1 (Anjar) under section-65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) in the said notification dated.05.02.2014 the following is amended.

In the 1st Para the words "GH/V/94 of 2002/TPS-292002-2249-L" is substituted by the words "GH/V/94 of 2002/TPS-292002-2242-L"

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government .

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 13th May, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/ 104 of 2014/TPS-112013-5436-L:- WHEREAS under Government notification Urban Development & Urban Housing Department Gandhinagar. No.GH/V/156 of 2012/TPS-112008-3935-L dated.10.09.2012, the Government of Gujarat in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) sanctioned the Preliminary Town Planning Scheme No. 21 (Motera) which came into force from 10.09.2012 (herein after referred to as the said Act and the said Final Scheme respectively)

AND WHEREAS, the Government of Gujarat considered the said scheme to be defective on account of error;

NOW THEREFORE, in exercise of the powers conferred by sub section (2) of section 70 of the Gujarat Town Planning and Urban Development Act, 1976 the Government of Gujarat hereby:-

1. Publish a draft of variation in the aforesaid Preliminary Town Planning Scheme No. 21 (Motera) as set out in the Schedule appended hereto;
2. Call upon the persons affected by the proposed variation to communicate, in writing, their objections, if any, to the Government of Gujarat, Urban Development and Urban Housing

Department, Sachivalaya Gandhinagar, through the Collector, Ahmedabad Dist: Ahmedabad and endorse a copy thereof to the Ahmedabad Municipal Corporation within a period of one month from the date of publication of this Notification in the Official gazette;

3. State that the draft variation shall be kept open to the inspection of the publication at large at the office of the Ahmedabad Municipal Corporation, during the office hours of the working days, for the aforesaid period of one month.

SCHEDULE

Proposed variation in the Preliminary Town Planning Scheme No. 21 (Motera) sanctioned vide Government Notification Urban Development & Urban Housing Department Gandhinagar No.GH/V/156 of 2012/TPS-112008-3935-L dated.10.09.2012 under section 70(2) of the Gujarat Town Planning and Urban Development Act, 1976.

In the Redistribution Statement the areas of Final Plot No.248/1/1 and 248/1/2 are respectively modified as 847 sqmtr. and 2843 sqmtr.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government .

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 13th May, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/105 of 2014/DVP-292013-406-L:- WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Bhuj Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/174 of 2001/DVP-292001-5796-L dtd.12.12.2001 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.21.02.2014 on page no.73-5 & 73-6 under Government Notification, Urban Development and Urban Housing Department No.GH/V/66 of 2014/DVP-292013-406-L, dtd.21.02.2014 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby :-

- (a) sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and;
- (b) specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/174 Of 2001/DVP-292001-5796-L dtd.12.12.2001

In the accompanying plan,-

- a. under section 12(d) of the said Act, the 36 mtr wide development plan road passing through R. S. No. 112 of Village Bhuj shown as A-B-C-D-E-F deleted and re-aligned as A1-B1-C1-D1-E1-F1-G1-H1 and
- b. under section 12(a) of the said Act, the land falling on the alignment A-B-C- D-E-F of the 36 mtr wide modified road is designated for adjacent zone.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government .

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 13th May, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/ 106 of 2014/TPS-112010-5392-L:- WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Gandhinagar Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No. 21 (Koba) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

1. Allot the separate original plot/final plot for excess lands declare under U.L.C. Act.
2. Modify the roads for the alignment and width to be in sync with town planning scheme in an adjoin area, existing road and development plan road.
3. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation.
4. Decide the percentage of beneficiary for allotted final plot to the appropriate authority with the consultation of appropriate authority.
5. Increase the area for SEWSHS up to 5% of the Scheme area.

6. Correct form F, relevant maps and other matters. (Survey No.23/1, 12/1)
7. Allot final plots in their original plots or in the near vicinity as far as possible. (Final Plot No.10/1,10/2,11,12,17,18,19, 20, 21)
8. Allot final plot no.83 for the purpose of "Sale for Residential"
9. Verify the status of NA and the construction thereof and considering that allot the final plot.
10. Include in the cost of scheme, the cost of the developing Sewage Treatment Plan.
11. Decide the value of final plots of developed condition in a manner that there shall be consistency in the values of the adjacent final plots.
12. Rectify the form-f to correctly indicate the ownership records on the basis of relevant documents. (Survey No.23).

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government .



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 15th May, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/107 of 2014/DVP-1211-6003-L:- WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Waghodiya Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/449 of 2005/DVP-1204-2472-L dtd.09.12.2005 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.21.02.2014 on page no.73/4 to 73/5 under Government Notification, Urban Development and Urban Housing Department No.GH/V/65 of 2014/DVP-1211-6003-L, dtd.21.02.2014 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby :-

- sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and;
- specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/449 of 2005/DVP-1204-2472-L dtd.09.12.2005

1. The land of village Waghodiya earmarked as A-B-C-D-E-F-G-H-I-J-K-L-M-A in the accompanying plan, designated for "Agriculture Zone" shall be deleted from the said zone and land thus released shall be designated for "Industrial Zone" under section 12(2)(a) of the Act.
2. The 30.00 mt. wide new roads marked as H-I-J1-K1 shall be proposed under section (12)(2)(d) of the said Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary to Govt.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 15th May, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/ 108 of 2014/DVP-1412-2976-L: WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Bardoli Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/140 of 1989/DVP-3284-2442(89)-L dtd.21.04.1989 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.10.02.2014 on page no.56/5 under Government Notification, Urban Development and Urban Housing Department No.GH/V/46 of 2014/DVP-1412-2976-L, dtd.10.02.2014 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby :-

- (a) sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and;
- (b) specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/140 of 1989/DVP-3284-2442(89)-L dtd.21.04.1989

The land bearing R.S.No.318/4+5 and 313/1/2 of village Bardoli reserved for "School" is released from the said reservation and land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary to Govt.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 15th May, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/ 109 of 2014/TPS-1411-4125-L: WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Surat Municipal Corporation (hereinafter referred to as "the said Authority") declared its intention of making of the Draft Town Planning Scheme No. 15 (Fulpada) (2nd Varied) (hereinafter referred to as "the said Draft Scheme")

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority. The said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act the, Government of Gujarat hereby:-

Refuse to sanction the said Draft Scheme

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary to Govt.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 15th May, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/ 110 of 2014/DVP-112013-7126-L: WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Gandhinagar Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/12 of 2004/DVP-162001-396-L dtd.16.02.2004 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.22.01.2014 on page no.21-4 under Government Notification, Urban Development and Urban Housing Department No.GH/V/16 of 2014/DVP-112013-7126-L, dtd.22.01.2014 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby :-

- (a) sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and;
- (b) specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/12 of 2004/DVP-162001-396-L dtd.16.02.2004

The land bearing R. S. No. 208, 309 of Village Alampur designated for "Agriculture Zone (AG-1)" is delete from the said zone and shall be designated for "Commercial Zone (C-4)" under section 12(2)(a) of the said Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary to Govt.



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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th May, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/111 of 2014/TPS-292013-1417-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/61 of 2002/TPS-292003-1640-L, dated.22.05.2002, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.1 (Bhachau) (hereinafter referred to as "the said Draft Scheme") submitted by the Bhachau Area Development Authority; (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme ;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/10 of 2003/TPS-292003-58-L dated.15.01.2003 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.1 (Bhachau)

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No.1 (Bhachau) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said Authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th May, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/112 of 2014/TPS-112012-5042-L: WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.2 (Mahemdavad) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

1. Allot final plots in their original plots or in the near vicinity as far as possible. (Final Plot No.77/2)
2. Deduct the Govt. lands as well as private lands at par, with the average deduction.
3. Allot the separate original plot / final plot for State Govt. lands as per revenue records.
4. Estimate and include cost of scheme borne by appropriate Authority, under section 52(1)(iv), 77(1)(b) and 77(1)(g) of the said Act as well as determine the period within which the works provided in the scheme shall be completed by the appropriate authority.
5. Allot the separate original plot/final plot for excess lands declare under U.L.C. Act.
6. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation.
7. Correct form F, relevant maps and other matters.
8. Decide the ownerships, area and tenure as per the revenue records.

9. Verify the authenticity of buildings and layout and thereafter include them in the relevant maps. (Final Plot No.209)
10. Increase the area for SEWSHS up to 5% of the Scheme area.
11. Provide approach to final plot allotted to the appropriate authority and other owners, from road having such width so that the development is available as per General Development Control Regulation. (Final Plot No.114, 112)
12. Maintain tanks and water bodies and give an appropriate approach to the water bodies. (Original Plot No.447)
13. As far as possible, reconstitute original plots in such a manner so that the telephone line, gas line or electricity line does not affect the final plots.
14. Decide the permissible uses in the final plots allotted for the Public Purpose etc. in the consultation of the appropriate authority.
15. Modify the roads for the alignment and width to be in sync with town planning scheme in an adjoin area, existing road and development plan road.
16. Take necessary decision for the road, in case where the development/building permission has granted considering the existing road or access by other road like cart road.
17. Decide the percentage of beneficiary for allotted final plot to the appropriate authority with the consultation of appropriate authority.
18. Ensure that the final plot allotted in lieu of original plot in accordance to zone as per development plan and in the same village.
19. Rectify the form-f to correctly indicate the ownership records on the basis of relevant documents.
20. Decide the value of original plots, after collecting relevant sales of preceding 5 years from the date of declaration of intention.
21. Specify the width of roads in the relevant plans.
22. Verify the need of 18 mtr wide road passing between final plot no. 192/1 & 192/2.
23. Delete the remarks "ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ ૧૯૭૬ની કલમ ૪૦(૩)ની જોગવાઈ હેઠળ અગાઉ જે તે સક્ષમ અધિકારીશ્રીએજે પ્રકારના અને ઉપયોગના બાંધકામ માટે પરવાનગી આપેલ હોય તે પ્રકારના અને તે જ ઉપયોગની વિકાસ પરવાનગી મળવાપાત્ર રહેશે. અન્યથા નિયમોનુસારની કપાત આપવાની રહેશે." wherever the occurring in the redistribution statement.
24. Verify the ownership records for case no.65, 115, 107, 108, 110, 112, 113, 114, 183 and thereafter separate it from the joint allocation with AUDA.
25. In lieu of original plot no.72 and 204 (Crematorium), allot the final plot on the land of original plot.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th May, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/113 of 2014/TPS-122013-3759-L: WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Vadodara Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.2 (Sama-Dumad-Vemali) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

1. Allot final plots in their original plots or in the near vicinity as far as possible. (Original Plot No.100, 100/1, 109, 124, 166)
2. Deduct the Govt. lands as well as private lands at par, with the average deduction.
3. Allot the separate original plot / final plot for State Govt. lands as per revenue records.
4. Estimate and include cost of scheme borne by appropriate Authority, under section 52(1)(iv), 77(1)(b) and 77(1)(g) of the said Act as well as determine the period within which the works provided in the scheme shall be completed by the appropriate authority.
5. Allot the separate original plot/final plot for excess lands declare under U.L.C. Act.
6. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation. (Final Plot No.137, 226, 236, 257)
7. Correct form F, relevant maps and other matters. (Original Plot No.87, 87/1)
8. Decide the ownerships, area and tenure as per the revenue records.
9. Verify the authenticity of buildings and layout and thereafter include them in the relevant maps.
10. Increase the area for SEWSHS up to 5% of the Scheme area.
11. Provide approach to final plot allotted to the appropriate authority and other owners, from road having such width so that the development is available as per General Development Control Regulation. (Final Plot No.210)
12. Maintain tanks and water bodies and give an appropriate approach to the water bodies. (Block No.43, 57, 408)
13. As far as possible, reconstitute original plots in such a manner so that the telephone line, gas line or electricity line does not affect the final plots.
14. Decide the permissible uses in the final plots allotted for the Public Purpose etc in the consultation of the appropriate authority.
15. Modify the roads for the alignment and width to be in sync with town planning scheme in an adjoin area, existing road and development plan road.
16. Take necessary decision for the road, in case where the development/building permission has granted considering the existing road or access by other road like cart road.
17. Decide the percentage of beneficiary for allotted final plot to the appropriate authority with the consultation of appropriate authority.
18. Ensure that the final plot allotted in lieu of original plot in accordance to zone as per development plan and in the same village or any other restrictive boundaries applicable.

19. Verify the status of NA and the construction done thereof and thereafter decide to allot the final plot in a manner that, in case if the construction is not carried out the average deduction may not be less than the average. Also if required get the opinion of authority.
20. Consider, the representation made by the owners of the original plot no. 173, 210, 214 with respect to deduction and road as per law.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th May, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/114 of 2014/TPS-122013-3758-L: WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Vadodara Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.5 (Samiyala-Bil-Bhayli) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

1. Allot final plots in their original plots or in the near vicinity as far as possible. (Original Plot No.80, 111, 112, 113)
2. Deduct the Govt. lands as well as private lands at par, with the average deduction.
3. Allot the separate original plot / final plot for State Govt. lands as per revenue records.
4. Estimate and include cost of scheme borne by appropriate Authority, under section 52(1)(iv), 77(1)(b) and 77(1)(g) of the said Act as well as determine the period within which the works provided in the scheme shall be completed by the appropriate authority.
5. Allot the separate original plot/final plot for excess lands declare under U.L.C. Act.

6. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation. (Final Plot No.293, 298, 300, 305)
7. Correct form F, relevant maps and other matters.
8. Decide the ownerships, area and tenure as per the revenue records.
9. Verify the authenticity of buildings and layout and thereafter include them in the relevant maps.
10. Increase the area for SEWSHS up to 5% of the Scheme area.
11. Provide approach to final plot allotted to the appropriate authority and other owners, from road having such width so that the development is available as per General Development Control Regulation.
12. Maintain tanks and water bodies and give an appropriate approach to the water bodies.
13. As far as possible, reconstitute original plots in such a manner so that the telephone line, gas line or electricity line does not affect the final plots.
14. Decide the permissible uses in the final plots allotted for the Public Purpose etc in the consultation of the appropriate authority.
15. Modify the roads for the alignment and width to be in sync with town planning scheme in an adjoining area, existing road and development plan road.
16. Take necessary decision for the road, in case where the development/building permission has been granted considering the existing road or access by other road like cart road.
17. Decide the percentage of beneficiary for allotted final plot to the appropriate authority with the consultation of appropriate authority.
18. Ensure that the final plot allotted in lieu of original plot in accordance to zone as per development plan and in the same village.
19. Verify the status of NA and the construction done thereof and thereafter decide to allot the final plot in a manner that, in case if the construction is not carried out the average deduction may not be less than the average.
20. Consider, the representation made by the owners of the land bearing Block No.544, 377/b/1, 377/b/2 and 377/b/1+2 with respect to road as per law.

By order and in the name of the Governor of Gujarat,

P. L. Sharma

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th May, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/115 of 2014/TPS-11212-1865-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/41 of 1999/TPS-1598-3510-L, dated.31.03.1999 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 20 (Chandkheda-Kali) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, in exercise of the powers conferred by section 63 of the said Act, the Town Planning Officer had split the said Draft Scheme as 20-A (Chandkheda) & 20-B (Kali);

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.20-B (Kali) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

AND WHEREAS, the area of the said Preliminary Scheme is now included within the Ahmedabad Municipal Corporation area;

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:

- (a) Sanction the said Preliminary Scheme with modifications enumerated in schedule appended here to;
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Ahmedabad Municipal Corporation, during office hours on working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

SCHEDULE

The General Development Control Regulation of the sanctioned Development plan of Ahmedabad Urban Development Authority, as modified from time to time, shall be applicable for the said scheme.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th May, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/ 116 of 2014/TPS-112013-6629-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/213 of 2003/TPS-1402-2649-L, dated.03.12.2003 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 60 (Gotri) (hereinafter referred to as "the said Draft Scheme") submitted by the Vadodara Municipal Corporation (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.60 (Gotri) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:

- (a) Sanction the said Preliminary Scheme with modifications enumerated in schedule appended here to;
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Authority, during office hours on working days;

- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

SCHEDULE

1. The boundaries, area and location of the final plot no.25 is modified. The modified final plot shall be as final plot no.25/1 admeasuring 877 sqmtrs and 25/2 admeasuring 3551 sqmtr. The location and boundaries of modified final plots are shown in the accompanying plan.
2. The boundaries, area and location of the final plot no.199 (Sale for Commercial) is modified. The modified final plot shall be as final plot no.199/1 admeasuring 876 sqmtrs and 199/2 admeasuring 703 sqmtr. The location and boundaries of modified final plots are shown in the accompanying plan.
3. The boundary of final plot no.3 is modified as shown in the accompanying plan.

Preliminary Scheme document, maps, redistribution statement shall be modified according to above.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th May, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/117 of 2014/DVP-2512-3520-L:-WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Pardi Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/604 of 1994/DVP-2590-2932-L dtd.29.12.1994 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.05.02.2014 on page no.46-12 and 46-13 under Government Notification, Urban Development and Urban Housing Department No.GH/V/39 of 2014/DVP-2512-3520-L, dtd.05.02.2014 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby :-

- (a) sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and ;
- (b) specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/604 of 1994/DVP-2590-2932-L dtd.29.12.1994

The land bearing R.S.No.1048, 1049, 1050, 1051 of village Pardi designated for "Agriculture Zone" shall be deleted from the said zone and the land thus released shall be designated for "Residential Zone" under section 12 (2) (a) of the said Act as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 16th May, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/118 of 2014/TPS-112010-6106-L: WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Gandhinagar Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.22 (Kudasan-Randesan) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

1. Allot the separate original plot/final plot for excess lands declare under U.L.C. Act.
2. Modify the roads for the alignment and width to be in sync with town planning scheme in an adjoin area, existing road and development plan road.
3. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation. (Final Plot No.34, 13, 47)
4. Decide the percentage of beneficiary for allotted final plot to the appropriate authority with the consultation of appropriate authority.
5. Increase the area for SEWSHS up to 5% of the Scheme area.

6. Allot final plots in their original plots or in the near vicinity as far as possible. (Original Plot No.5, 33, 41, 42, 43, 50, 60, 7, 22)
7. Provide approach to final plot allotted to the appropriate authority and other owners, from road having such width so that the development is available as per General Development Control Regulation.
8. Ensure that the final plot allotted in lieu of original plot in accordance to zone as per development plan and in the same village.
9. Rectify the form-f to correctly indicate the ownership records on the basis of relevant documents.
10. In case where part of the revenue survey number does not fall within the said scheme than in such cases the area of relevant survey number included in the scheme shall only be considered as the original plot area. Wherever such corrections are necessary in the said scheme shall be carried out mutatis-mutandis.
11. Verify the status of NA and the construction done thereof and thereafter decide to allot the final plot in a manner that, in case if the construction is not carried out the average deduction may not be less than the average.
12. Consider, the representation made by the owners of the land bearing R.S.No.264/b, original plot no.76 with respect to area of original plot and ownership details as per law.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th May, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/119 of 2014/DVP-2512-3170-L:-WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Pardi Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/604 of 1994/DVP-2590-2932-L dtd.29.12.1994 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd. 05.02.2014 on page no.46-14 and 46-15 under Government Notification, Urban Development and Urban Housing Department No.GH/V/42 of 2014/DVP-2512-3170-L, dtd.05.02.2014 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby :-

- (a) sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and ;

- (b) specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/604 of 1994/DVP-2590-2932-L dtd.29.12.1994

The land bearing R.S.No.724, 725/Paiki, 726/8, 726/9 of village Pardi designated for "Agriculture Zone" shall be deleted from the said zone and the land thus released shall be designated for "Residential Zone" under section 12 (2) (a) of the said Act as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th May, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/120 of 2014/TPS-112013-6181-L:-WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/234 of 2003/TPS-152002-3929-L, dated.16.12.2003 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 111 (Nikol-Kathwada) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No.111 (Nikol-Kathwada) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:

- (a) Sanction the said Preliminary Scheme with modifications enumerated in schedule appended here to;
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Authority, during office hours on working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

SCHEDULE

1. The use of final plot no.181 and 201 are modified as "Public Purpose (Housing)".
2. The boundaries and location of the final plot no.139/1 is modified as shown in the accompanying plan.
3. The boundaries and the area of the final plot no.182 (Sale for Commercial) is modified. The modified boundary is shown in the accompanying plan and the modified area is 7639 sqmtr.

4. The boundaries, location and the area of the final plot no.165 (Sale for Residential) is modified. The modified boundary and location is shown in the accompanying plan and the modified area is 6928 sqmtr.

Preliminary Scheme document, maps, redistribution statement shall be modified according to above.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th May, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/121 of 2014/TPS-112013-5526-L:--WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Municipal Corporation declared its intention of making of the Draft Town Planning Scheme No.35 (Jagatpur) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

1. Allot final plots in their original plots or in the near vicinity as far as possible.
2. Deduct the Govt. lands as well as private lands at par, with the average deduction.
3. Allot the separate original plot / final plot for State Govt. lands as per revenue records.
4. Estimate and include cost of scheme borne by appropriate Authority, under section 52(1)(iv), 77(1)(b) and 77(1)(g) of the said Act as well as determine the period within which the works provided in the scheme shall be completed by the appropriate authority.
5. Allot the separate original plot/final plot for excess lands declare under U.L.C. Act.
6. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation.
7. Correct form F, relevant maps and other matters.
8. Decide the ownerships, area and tenure as per the revenue records.
9. Verify the authenticity of buildings and layout and thereafter include them in the relevant maps.

10. Increase the area for SEWSHS up to 5% of the Scheme area.
11. Provide approach to final plot allotted to the appropriate authority and other owners, from road having such width so that the development is available as per General Development Control Regulation.
12. Maintain tanks and water bodies and give an appropriate approach to the water bodies. (R.S.No.175 & 210)
13. As far as possible, reconstitute original plots in such a manner so that the telephone line, gas line or electricity line does not affect the final plots.
14. Decide the permissible uses in the final plots allotted for the Public Purpose etc. in the consultation of the appropriate authority.
15. Modify the roads for the alignment and width to be in sync with town planning scheme in an adjoin area, existing road and development plan road.
16. Take necessary decision for the road, in case where the development/building permission has granted considering the existing road or access by other road like cart road.
17. Decide the percentage of beneficiary for allotted final plot to the appropriate authority with the consultation of appropriate authority.
18. Rectify the form-f to correctly indicate the ownership records on the basis of relevant documents. (Case No.23)
19. Decide the value of original plots, after collecting relevant sales of preceding 5 years from the date of declaration of intention.
20. Specify the width of roads in the relevant plans.
21. Specify in the remarks column for the approach which is available from the outside the scheme area to final plots. (Final Plot No.8 & 9).

By order and in the name of the Governor of Gujarat,

P. L. SHARMA

Officer on Special Duty & Ex-Officio Joint Secretary
to Government.



The Gujarat Government Gazette

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

EDUCATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 8th May, 2014

GUJARAT PRIVATE UNIVERSITIES (AMENDMENT) ACT, 2014.

No. GH/SH/10/EPU/2010/225/Kh-1 :-In exercise of the powers conferred by the sub-section (2) of Section 1 of the Gujarat Private Universities (Amendment) Act, 2014 (Guj. Act No. 1 of 2014), (hereinafter referred to as "the said Act"), the Government of Gujarat hereby appoints the 8th May, 2014 as the date on which the said Act shall come into force.

By order and in the name of the Governor of Gujarat,

M. R. KOTHARI,
Deputy Secretary to Government.



The Gujarat Government Gazette

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PART IV-B

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EDUCATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 8th May, 2014

THE KRANTIGURA SHYAMJI KRISHNA VERMA KACHCHH UNIVERSITY ACT, 2003

No. GH/SH/12/UST/1997/1412/Part-I/Kh I :- Pursuing the Schedule appended to the Section 26 of Gujarat Educational Institutions Services Tribunal Act, 2006 the Government of Gujarat hereby deletes the Section 69 of The Krantiguru Shyamji Krishna Verma Kachchh University Act, 2003 from the Day 6th February, 2014.

By order and in the name of the Governor of Gujarat,

M. R. KOTHARI,
Deputy Secretary to Government.



सत्यमेव जयते

The Gujarat Government Gazette

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PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts**

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th May, 2014

Saurashtra Gharkhed, Tenancy settlement and Agricultural lands Ordinance, 1949

NO: GHM/2014/72/GNT/1113/1178/Z.— The following draft of a notification, which is proposed to be issued under sub-section (1) of section 73 of the Saurashtra Gharkhed, Tenancy settlement and Agricultural lands Ordinance, 1949(sau.Ord.41 of 1949), is published as required by sub-section(3) of section 73 of the said Act for the information of all persons likely to be affected hereby and notice is hereby given that the said draft will be taken into consideration by the Government on or after the expiry of thirty days from the date of publication of this notification in the official Gazette.

2. Any objection or suggestion which may be received by the secretary to the Government of Gujarat, Revenue Department. Block No.11, saradar Bhavan, sachivalaya, Gandhinagar from any person with respect to the said draft on or before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

NO. GHM/2014/72/GNT/1113/1178/Z:— In exercise of the powers conferred by sub-section(1) of section 73 of the Saurashtra Gharkhed, Tenancy settlement and Agricultural lands Ordinance, 1949 the Government of Gujarat hereby makes following Rules further to amend the Saurashtra Gharkhed, Tenancy settlement and Agricultural lands Rules, 1949. namely:-

1 (1) These Rules may be called the Saurashtra Gharkhed, Tenancy settlement and Agricultural lands (Amendment) Rules, 2014.

(2) They shall come into force on the date of their publication in the official Gazette.

2 In the Saurashtra Gharkhed, Tenancy settlement and Agricultural lands Rules, 1949, in rule 18-

(i) For Sub-rule (2), the following sub-rule shall be substituted, namely:-

"(2) where permission is granted on the condition specified in clause(a),(d) or(e) of sub-rule(1) above, such permission shall be subject to a further condition that the person or a co-operative society in whose favour the sale,gift, exchange, lease or mortgage, as the case may be, of the land is made, shall use the land for the purpose for which the permission has been granted within three years from the date on which he or it takes possession of the land in accordance with the provisions of the ordinance, or within such further period not exceeding five years in the aggregate as the Collector for reasons to be recorded in writing may from time to time fix or within such further period exceeding five years as aforesaid as the Collector may fix with the prior approval of the State Government. If the person or a co-operative society fails to comply with the condition with the period so specified, the permission given under sub-section(1) of section 54 shall be deemed to have been cancelled and the sale, gift,exchange,lease or mortgage, as the case may be, shall be deemed to have been made without the previous sanction of the Collector or the officer concerned authorised to grant such sanction (hereinafter referred to in this sub-rule,as " the authorised officer"):

Provided that commencement of bonafide steps to use the land for the purpose for which permission has been granted shall be deemed to be compliance with the conditions regarding the use of the land for non- agricultural purpose within the sanctioned period:

Provided further that if the Collector or the authorised Officer is satisfied that the person or a co-operative society in whose favour the transfer is made is unable to make use of the land within the specified period for the purpose for which the permission has been granted on account of genuine reasons, he may allow him or it to use the land for a different purpose including agricultural use after specifying such conditions as may be considered necessary and thereupon the person or a co-operative society concerned, shall use the land for the said purpose within the sanctioned period.

Explanation- Where a question arises whether the steps taken for the purpose of the first proviso were bonafide or not, the decision of the Collector or, as the case may be, authorised officer shall be final;

(ii) after sub-rule (2), the following new sub-rules shall be inserted namely:-

" (3) Where permission is granted on any of the one conditions specified in clauses (f) and (g) of sub-rule (1), above, such permission shall be subject to a further condition that the person in whose favour the sale, gift, exchange, lease or mortgage, as the case may be, of the land is made, shall use the land for the purpose for which permission has been granted, within one year from that date on which he takes possession of the land in accordance with the provisions of the Ordinance or within such further period not exceeding five years in the aggregate as the Collector for reasons to be recorded in writing may from time to time fix. If the person fails to comply with condition within the period sanctioned by the Collector, the permission given under sub-section (1) of section 54 shall be deemed to have been cancelled and the sale, gift, exchange, lease or mortgage, as the case may be, shall be deemed to have been made without previous sanction of the Collector.

(4) Where permission is granted on the condition specified in clause (9) of sub-rule (1) such permission shall be subject to a further condition that as soon as the person in whose favour the gift of land is made ceases to cultivate the land personally or transfers his interest in the land by sale, gift, lease or mortgage without the previous sanction of the Collector, the permission given under sub-section (1) of section 54 shall be deemed to have been cancelled."

By Order and in the name of the Governor of Gujarat,

J. T. AKHANI,
Joint Secretary to Government.

મહેસુલ વિભાગ**જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૧૯મી મે, ૨૦૧૪

સૌરાષ્ટ્ર ઘરખેડ, ગણોત વહીવટ પતાવટ અને ખેતીની જમીનોના નિયમો, ૧૯૪૯

નં. GHM/2014/72/GNT/1113/1178/Z.— સૌરાષ્ટ્ર ઘરખેડ, ગણોત વહીવટ પતાવટ અને ખેતીની જમીનોના નિયમો, ૧૯૪૯ (૧૯૪૯ નો સૌ.વટહુકમ ૪૧) ની કલમ-૭૩ ની પેટા કલમ-(૧) હેઠળ બહાર પાડવા વિચારાયેલ જાહેરનામાનો નીચેનો મુસદ્દો, ઉક્ત અધિનિયમની કલમ-૭૩ ની પેટા કલમ-(૩) થી જરૂરી સુધારા પ્રમાણે બોલાવી અસર થવાનો સંભવવાળી તમામ વ્યક્તિઓની જાણકારી માટે પ્રસિધ્ધ કરવામાં આવે છે અને આથી જોટિસ આપવામાં આવે છે કે, ઉક્ત મુસદ્દો, સરકારી રાજ્યપત્રમાં પ્રસિધ્ધ થયાના ત્રીસ દિવસ પુરા થતાં સરકાર દ્વારા વિચારણામાં લેવામાં આવશે.

૨. સરકારના સચિવ, મહેસુલ વિભાગ, બ્લોક નં. ૧૧, સરદાર ભવન, સચિવાલય, ગાંધીનગરને ઉક્ત મુસદ્દાની બાબતમાં ઉપર્યુક્ત મુદતના રોજ કે તે પહેલાં જે વાંધા કે સૂચનો મળશે તે સરકાર દ્વારા વિચારણામાં લેવામાં આવશે.

જાહેરનામાનો મુસદ્દો

નં. GHM/2014/72/GNT/1113/1178/Z.— સૌરાષ્ટ્ર ઘરખેડ, ગણોત વહીવટ પતાવટ અને ખેતીની જમીનોના નિયમો, ૧૯૪૯ ની પેટા કલમ-(૧) થી મળેલી સત્તાની રુએ, ગુજરાત સરકાર આથી સૌરાષ્ટ્ર ઘરખેડ, ગણોત વહીવટ પતાવટ અને ખેતીની જમીનોના નિયમો, ૧૯૪૯ ને વધુ સુધારવા નીચેના નિયમો બનાવેલ છે., એટલે કે,

૧. આ નિયમો સૌરાષ્ટ્ર ઘરખેડ, ગણોત વહીવટ પતાવટ અને ખેતીની જમીન (સુધારા) નિયમો, ૨૦૧૪ કહેવાશે.

૨. સૌરાષ્ટ્ર ઘરખેડ, ગણોત વહીવટ પતાવટ અને ખેતીની જમીન નિયમો, ૧૯૪૯ માં નિયમ-૧૮ ના હાલના પેટા નિયમ(૨) રદ કરવો અને તેની જગાએ પેટા નિયમ(૧) પછી નીચેનો પેટા નિયમ (૨) (૩) અને (૪) ઉમેરવો.

"(૨) પેટા-નિયમ (૧) ના ખંડ (એ), (ડી) અથવા (ઈ) માં નિર્દિષ્ટ કરેલી શરતે પરવાનગી આપવામાં આવી હોય ત્યારે આવી પરવાનગી એવી વધુ શરતને આધિન રહેશે કે જેની તરફેણમાં યથાપ્રસંગ જમીનનાં વેચાણ, બક્ષીશ, અદલાબદલી, પહો અથવા ગીરો કરવામાં આવ્યો હોય તે વ્યક્તિએ અથવા સહકારી મંડળીએ વટહુકમની જોગવાઈઓ અનુસાર પોતે જમીનનો કબજો લે તે તારીખથી ત્રણ વર્ષની અંદર અથવા કલેક્ટર, કારણોની લેખિત નોંધ કરીને વખતોવખત નક્કિ કરે તેવી એકંદરે પાંચ વર્ષ કરતાં વધારે ન હોય તેટલી વધુ મુદતની અંદર અથવા રાજ્ય સરકારની પૂર્વ મંજૂરીથી કલેક્ટર નક્કિ કરે તેવી ઉપર્યુક્ત પ્રમાણેની પાંચ વર્ષ કરતાં વધુ મુદતની અંદર, જે હેતુ માટે પરવાનગી આપવામાં આવી હોય તે હેતુ માટે જમીનનો ઉપયોગ કરવો જોઈશે. તે વ્યક્તિ અથવા સહકારી મંડળી આવી નિર્દિષ્ટ કરેલી મુદતની અંદર શરતનું પાલન ન કરે, તો કલમ ૧૮ની પેટા-કલમ-(૧) હેઠળ આપેલી પરવાનગી રદ થયેલી ગણાશે અને યથાપ્રસંગ વેચાણ, બક્ષીશ, અદલાબદલી, પહો અથવા ગીરો, કલેક્ટરની અથવા એવી મંજૂરી આપવા માટે અધિકૃત કરેલ સંબંધિત અધિકારી(જેનો આમાં હવે પછી, આ પેટા નિયમમાં "અધિકૃત અધિકારી તરીકે ઉલ્લેખ કર્યો છે તે) ની પૂર્વ મંજૂરી વિના કરવામાં આવ્યો છે એમ ગણાશે;

પરંતુ પરવાનગી આપવામાં આવી હોય તે હેતુ સારૂ જમીનનો ઉપયોગ કરવા માટે શુદ્ધબુદ્ધિથી પગલાં લેવા આરંભ કરવો તે મંજૂર કરેલી મુદતની અંદર જમીનનો, બિનખેતી વિષયક હેતુ સારૂ ઉપયોગ કરવા સંબંધી શરતનું પાલન કરવું એમ ગણાશે;

વધુમાં કલેક્ટરને અથવા અધિકૃત અધિકારીને ખાતરી થાય કે જેની તરફેણમાં તબદીલી કરવામાં આવી છે તે વ્યક્તિ અથવા સહકારી મંડળી નિર્દિષ્ટ કરેલી મુદતની અંદર પરવાનગી આપવામાં આવી હોય તે હેતુ માટે જમીનનો ઉપયોગ અમુક ખરાં કારણોસર કરી શકે તેમ નથી તો, તે આવશ્યક જણાય તેવી શરતો નિર્દિષ્ટ કર્યા પછી ખેતી વિષયક ઉપયોગ કરવા સહિત જમીનનો જુદો જુદો ઉપયોગ કરવાની તેને છૂટ આપી શકશે અને તેમ થયે, સંબંધિત વ્યક્તિએ અથવા સહકારી મંડળીએ મંજૂર કરેલી મુદતની અંદર સદરહુ હેતુ માટે જમીનનો ઉપયોગ કરશે.

સ્પષ્ટીકરણ- પહેલા પરંતુકના હેતુ માટે શુદ્ધબુદ્ધિથી પગલાં લીધા છે કે નહિ એવો પ્રશ્ન ઉપસ્થિત થાય, ત્યારે યથાપ્રસંગ, કલેક્ટરનો અથવા અધિકૃત અધિકારીનો નિર્ણય છેવટનો ગણાશે.

(૩) પેટા-નિયમ (૧) ના ખંડો (એફ) અને (જી) માં નિર્દિષ્ટ કરેલી શરતો પૈકી કોઈ શરતે પરવાનગી આપવામાં આવે ત્યારે, આવી પરવાનગી એવી વધુ શરતને આધિન રહેશે કે જે વ્યક્તિની તરફેણમાં યથાપ્રસંગ જમીનનાં વેચાણ, બક્ષિસ, અદલાબદલી, પટ્ટો અથવા ગીરો કરવામાં આવ્યો હોય તે વ્યક્તિએ જે તારીખે તે, વટહુકમની જોગવાઈઓ અનુસાર જમીનનો કબજો લે તે તારીખથી એક વર્ષની અંદર અથવા કલેક્ટર, વખતોવખત લેખિત કારણોની નોંધ કરીને નક્કિ કરે તેવી એકંદરે વધુમાં વધુ પાંચ વર્ષ સુધીની વધુ મુદતની અંદર જે હેતુ માટે પરવાનગી આપવામાં આવી હોય તે હેતુ માટે જમીન વાપરવી. જે તે વ્યક્તિ કલેક્ટરે મંજૂર કરેલી મુદતની અંદર શરતોનું પાલન કરવામાં કસૂર કરે, તો કલમ ૧૮ની પેટા-કલમ (૧) મુજબ આપેલી પરવાનગી રદ કરવામાં આવી છે એમ સમજવું અને વેચાણ, બક્ષિસ, અદલાબદલી, પટ્ટો અથવા ગીરો કલેક્ટરની અગાઉથી પરવાનગી મેળવ્યા સિવાય કયો છે એમ સમજવું.

(૪) પેટા નિયમ (૧) ના ખંડ (જી) માં જણાવેલી શરતે પરવાનગી આપવામાં આવી હોય ત્યારે આવી પરવાનગી એવી વધુ શરતને આધિન રહેશે કે જે વ્યક્તિની તરફેણમાં જમીન બક્ષીશ કરવામાં આવી હોય તે વ્યક્તિ તે જમીન જાતે ખેડતી બંધ થાય અથવા કલેક્ટરની અગાઉથી મંજૂરી મેળવ્યા સિવાય, વેચાણ, બક્ષિસ, અદલાબદલી, પટ્ટો અથવા ગીરોથી જમીનમાંનો પોતાનો હિત સંબંધ તબદીલ કરે કે તરતજ કલમ ૫૪ની પેટા-કલમ (૧) મુજબ આપેલી પરવાનગી રદ કરવામાં આવી છે એમ સમજવું."

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જ. ટી. અખાણી,

સરકારના સંયુક્ત સચિવ.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th May, 2014

Gujarat Tenancy and Agricultural lands (Vidarbha Region and Kutch Area) Act, 1958

NO:- GHM/2014/73/GNT/1113/1178/Z. The following draft of a notification, which is proposed to be issued under sub-section (1) of section 118 of the Gujarat Tenancy & Agricultural lands (Vidarbha Region and Kutch Area) Act, 1958 (Bom.XCIX of 1958), is published as required by sub-section(3) of section 118 of the said Act for the information of all persons likely to be affected hereby and notice is hereby given that said draft will be taken into consideration by the Government on or after the expiry of thirty days from the date of publication of this notification in the official Gazette.

2. Any objection or suggestion which may be received by the secretary to the Government of Gujarat, Revenue Department. Block No.11, saradar Bhavan, sachivalaya, Gandhinagar from any person with respect to the said draft on or before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

NO. GHM/2014/73/GNT/1113/1178/Z:- In exercise of the powers conferred by sub-section(1) of section 118 of the Gujarat Tenancy & Agricultural lands (Vidarbha Region and Kutch Area) Act, 1958 (Bom.XCIX of 1958) the Government of Gujarat hereby makes following rules, further to amend the Bombay Tenancy & Agricultural lands (Vidarbha Region and Kutch Area) Rules, 1959, namely:-

1 (1) These Rules may be called the Bombay Tenancy & Agricultural lands (Vidarbha Region and Kutch Area) (Amendment) Rules, 2014.

(2) They shall come into force on the date of their publication in the official Gazette.

2 In the Bombay Tenancy & Agricultural lands (Vidarbha Region and Kutch Area) Rules, 1959, (i) rule 45 shall be renumbered as sub-rule (1) of that rule;

(1) after sub-rule (1) as so renumbered the following new sub-rules shall be inserted namely:-

"(2) where permission is granted on the condition specified in clause(a),(b) or(d) of sub-rule (1) above such permission shall be subject to a further condition that the person or a co-operative society in whose favour the sale, gift, exchange, lease or mortgage, as the case may be, of the land is made, shall use the land for the purpose for which the permission has been granted within three years from the date on which he or it takes possession of the land in accordance with the provisions of the Act or within such further period not exceeding five years in aggregate as the Collector for reasons to be recorded in writing may from time to time fix or within such further period exceeding five years as aforesaid as the Collector may fix with previous sanction of the State Government. If the person or co-operative society fails to comply with the period so specified, the permission given under subsection (1) of section 89 shall be deemed to have been cancelled and the sale, gift, exchange, lease or mortgage, as the case may be, shall be deemed to have been made without previous sanction of the Collector or the officer concerned authorised to grant such sanction (hereinafter referred to in the sub-rule as "authorised officer"):

Provided that commencement of the bonafide steps to use the land for the purpose for which permission has been granted shall be deemed to be compliance with the conditions regarding the use of the land for non- agricultural purpose within the sanctioned period:

Provided further that if the collector or the authorised officer is satisfied that the person or a co-operative society in whose favour the transfer is made is unable to make use of the land within the specified period for the purpose for which the permission has been granted on account of genuine reasons, he may allow him or it to use the land for a different purpose including agricultural use after specifying such conditions as may be considered necessary and thereupon the person or a cooperative society concerned, shall use the land for the said purpose within the sanctioned period.

Explanation - Where a question arises whether the steps taken for the purpose of the first proviso were bonafide or not the decision of the Collector or, as the case may be, authorised officer shall be final;

(3) Where permission is granted on any of the conditions specified in clauses (c) and (f) of sub-rule (1), such permission shall be subject to a further condition that the person in whose favour the sale, gift, exchange, lease or mortgage, as the case may be of the land is made, shall use the land for the purpose for which permission has been granted, within one year from the date on which he takes possession of the land in accordance with the provisions of the Act or within such further period not exceeding five years in the aggregate as the Collector for reasons to be recorded in writing may from time to time fix. If the person fails to comply with the condition within the period so specified by the Collector, the permission given under sub-section (1) of section 89 shall be deemed to have been cancelled and the sale, gift, exchange, lease or mortgage as the case may be, shall be deemed to have been made without previous sanction of the Collector.

(4) Where permission is granted on the condition specified in clause (f) of sub-rule (1) such permission shall be subject to a further condition that as soon as the person in whose favour gift of land is made ceases to cultivate the land personally or transfers his interest in the land by sale, gift, lease or mortgage without the previous sanction of the Collector, the permission given sub-section (1) of section 89 shall be deemed to have been cancelled.

By Order and in the name of the Governor of Gujarat,

J. T. AKHANI,
Joint Secretary to Government.

મહેસુલ વિભાગ**ખહેરનામું**

સચિવાલય, ગાંધીનગર, ૧૯મી મે, ૨૦૧૪

ગુજરાત ગણોત પહીવટ અને ખેતીની જમીન નિયમો, ૧૯૫૯ (વિદર્ભ પ્રદેશ અને કચ્છ ક્ષેત્ર)

નં. GHM/2014/73/GNT/1113/1178/Z.— ગુજરાત ગણોત પહીવટ અને ખેતીની જમીન નિયમો, ૧૯૫૯ (વિદર્ભ પ્રદેશ અને કચ્છ ક્ષેત્ર) અધિનિયમ-૧૯૫૮ (મુંબઈના ૧૯૫૮ ના ૯૯) ની કલમ-૧૧૮ ની પેટા કલમ-(૧) હેઠળ બહાર પાડવા વિચારામાં જાહેરનામાંનો નીચેનો મુસદ્દો, ઉક્ત અધિનિયમની કલમ-૧૧૮ ની પેટા કલમ-(૩) થી જરૂરી બનાવ્યા પ્રમાણે એનાથી અસર થવાનો સંભવવાળી તમામ વ્યક્તિઓની જાણકારી માટે પ્રસિદ્ધ કરવામાં આવે છે અને આથી નોટિસ આપવામાં આવે છે કે ઉક્ત મુસદ્દો, સરકારી રાજ્યપત્રમાં પ્રસિદ્ધ થયાના ત્રીસ દિવસ પુરા થતાં સરકાર દ્વારા વિચારણામાં લેવામાં આવશે.

૨. સરકારના સચિવ, મહેસુલ વિભાગ, બ્લોક નં. ૧૧, સરદાર ભવન, સચિવાલય, ગાંધીનગરને ઉક્ત મુસદ્દાની બાબતમાં ઉપર્યુક્ત મુદતના રોજ કે તે પહેલાં જે વાંધા કે સૂચનો મળશે તે સરકાર દ્વારા વિચારણામાં લેવામાં આવશે.

ખહેરનામાંનો મુસદ્દો

નં. GHM/2014/73/GNT/1113/1178/Z.— મુંબઈ ગણોત પહીવટ અને ખેતીની જમીન નિયમો, ૧૯૫૯ (વિદર્ભ પ્રદેશ અને કચ્છ ક્ષેત્ર) અધિનિયમ, ૧૯૫૮, મુંબઈના ૯૯ થી મળેલી સત્તાની રુએ, ગુજરાત સરકાર આથી મુંબઈ ગણોત પહીવટ અને ખેતીની જમીન નિયમો, ૧૯૫૯ (વિદર્ભ પ્રદેશ અને કચ્છ ક્ષેત્ર) નિયમો, ૧૯૫૯ ને વધુ સુધારવા નીચેના નિયમો ઘડે છે, એટલે કે,

૧. આ નિયમો મુંબઈ ગણોત પહીવટ અને ખેતીની જમીન (વિદર્ભ પ્રદેશ અને કચ્છ ક્ષેત્ર) (સુધારા) નિયમો, ૨૦૧૪ કહેવાશે.

૨. મુંબઈ ગણોત પહીવટ અને ખેતીની જમીન નિયમો, ૧૯૫૯ (વિદર્ભ પ્રદેશ અને કચ્છ ક્ષેત્ર) માં નિયમ-૪૫ ના પેટા નિયમ (૧) પછી નીચેનો પેટા નિયમ (૨) (૩) અને (૪) ઉમેરવો.

“(૨) પેટા-નિયમ (૧) ના ખંડ (એ), (બી) અથવા (ડી) માં નિર્દિષ્ટ કરેલી શરતે પરવાનગી આપવામાં આવી હોય ત્યારે આવી પરવાનગી એવી વધુ શરતને આધિન રહેશે કે જેની તરફેણમાં યથાપ્રસંગ જમીનનાં વેચાણ, બક્ષિશ, અદલાબદલી, પટ્ટો અથવા ગીરો કરવામાં આવ્યો હોય તે વ્યક્તિએ અથવા સહકારી મંડળીએ વટહુકમની જોગવાઈઓ અનુસાર પોતે જમીનનો કબજો લે તે તારીખથી ત્રણ વર્ષની અંદર અથવા કલેક્ટર, કારણોની લેખિત નોંધ કરીને વખતોવખત નક્કિ કરે તેવી એકંદરે પાંચ વર્ષ કરતાં વધારે ન હોય તેટલી વધુ મુદતની અંદર અથવા રાજ્ય સરકારની પૂર્વ મંજૂરીથી કલેક્ટર નક્કિ કરે તેવી ઉપર્યુક્ત પ્રમાણેની પાંચ વર્ષ કરતાં વધુ મુદતની અંદર, જે હેતુ માટે પરવાનગી આપવામાં આવી હોય તે હેતુ માટે જમીનનો ઉપયોગ કરવો જોઈશે. તે વ્યક્તિ અથવા સહકારી મંડળી આવી નિર્દિષ્ટ કરેલી મુદતની અંદર શરતનું પાલન ન કરે, તો કલમ ૧૮ની પેટા-કલમ-(૧) હેઠળ આપેલી પરવાનગી રદ થયેલી ગણાશે અને યથાપ્રસંગ વેચાણ, બક્ષિશ, અદલાબદલી, પટ્ટો અથવા ગીરો, કલેક્ટરની અથવા એવી મંજૂરી આપવા માટે અધિકૃત કરેલ સંબંધિત અધિકારી(જેનો આમાં હવે પછી, આ પેટા નિયમમાં “અધિકૃત અધિકારી તરીકે ઉલ્લેખ કર્યો છે તે) ની પૂર્વ મંજૂરી વિના કરવામાં આવ્યો છે એમ ગણાશે;

પરંતુ પરવાનગી આપવામાં આવી હોય તે હેતુ સાફ જમીનનો ઉપયોગ કરવા માટે શુદ્ધબુદ્ધિથી પગલાં લેવા આરંભ કરવો તે મંજૂર કરેલી મુદતની અંદર જમીનનો, બિનખેતી વિષયક હેતુ સાફ ઉપયોગ કરવા સંબંધી શરતનું પાલન કરવું એમ ગણાશે;

વધુમાં કલેક્ટરને અથવા અધિકૃત અધિકારીને ખાતરી થાય કે જેની તરફેણમાં તબદીલી કરવામાં આવી છે તે વ્યક્તિ અથવા સહકારી મંડળી નિર્દિષ્ટ કરેલી મુદતની અંદર પરવાનગી આપવામાં આવી હોય તે હેતુ માટે જમીનનો ઉપયોગ અમુક ખરાં કારણોસર કરી શકે તેમ નથી તો, તે આવશ્યક જણાય તેવી શરતો નિર્દિષ્ટ કર્યા પછી ખેતી વિષયક ઉપયોગ કરવા સહિત જમીનનો જુદો જુદો ઉપયોગ કરવાની તેને છુટ આપી શકશે અને તેમ થયે, સંબંધિત વ્યક્તિએ અથવા સહકારી મંડળીએ મંજૂર કરેલી મુદતની અંદર સદરહુ હેતુ માટે જમીનનો ઉપયોગ કરશે.

સ્પષ્ટીકરણ—પહેલા પરંતુકના હેતુ માટે શુદ્ધબુદ્ધિથી પગલાં લીધા છે કે નહિ એવો પ્રશ્ન ઉપસ્થિત થાય, ત્યારે યથાપ્રસંગ, કલેક્ટરનો અથવા અધિકૃત અધિકારીનો નિર્ણય છેવટનો ગણાશે.

(૩) પેટા-નિયમ (૧) ના ખંડો (સી) અને (એફ) માં નિર્દિષ્ટ કરેલી શરતો પૈકી કોઈ શરતે પરવાનગી આપવામાં આવે ત્યારે, આવી પરવાનગી એવી વધુ શરતને આધિન રહેશે કે જે વ્યક્તિની તરફેણમાં યથાપ્રસંગ જમીનનાં વેચાણ, બક્ષિસ, અદલાબદલી, પહો અથવા ગીરો કરવામાં આવ્યો હોય તે વ્યક્તિએ જે તારીખે તે, વટહુકમની જોગવાઈઓ અનુસાર જમીનનો ફબજો લે તે તારીખથી એક વર્ષની અંદર અથવા કલેક્ટર, વખતોવખત લેખિત કારણોની નોંધ કરીને નક્કિ કરે તેવી એકંદરે વધુમાં વધુ પાંચ વર્ષ સુધીની વધુ મુદ્દતની અંદર જે હેતુ માટે પરવાનગી આપવામાં આવી હોય તે હેતુ માટે જમીન વાપરવી, જે તે વ્યક્તિ કલેક્ટરે મંજૂર કરેલી મુદ્દતની અંદર શરતોનું પાલન કરવામાં કસૂર કરે, તો કલમ ૮૯ની પેટા-કલમ (૧) મુજબ આપેલી પરવાનગી રદ કરવામાં આવી છે એમ સમજવું અને વેચાણ, બક્ષિસ, અદલાબદલી, પહો અથવા ગીરો કલેક્ટરની અગાઉથી પરવાનગી મેળવ્યા સિવાય ફર્વો છે એમ સમજવું.

(૪) પેટા નિયમ (૧) ના ખંડ (એફ) માં જણાવેલી શરતે પરવાનગી આપવામાં આવી હોય ત્યારે આવી પરવાનગી એવી વધુ શરતને આધિન રહેશે કે જે વ્યક્તિની તરફેણમાં યથાપ્રસંગ જમીનના વેચાણ, બક્ષિસ, અદલાબદલી, પહો અથવા ગીરો કરવામાં આવ્યો હોય તે વ્યક્તિ તે જમીન જાતે ખેડતી બંધ થાય અથવા કલેક્ટરની અગાઉથી મંજૂરી મેળવ્યા સિવાય, વેચાણ, બક્ષિસ, અદલાબદલી, પહો અથવા ગીરોથી જમીનમાંનો પોતાનો હિત સંબંધ તબદીલ કરે કે તરતજ કલમ ૮૯ની પેટા-કલમ (૧) મુજબ આપેલી પરવાનગી રદ કરવામાં આવી છે એમ સમજવું."

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. ટી. અખાણી,

સરકારના સંયુક્ત સચિવ.



સત્યમેવ જયતે

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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 17th May, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/55/CPI/1409-5478/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 421, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
421	M/S Netafim Irrigation India Pvt. Limited (Consumer No. 13808)	Manjusar	Vadodara	Unit shall be permitted to utilize 2000 KVA power on all staggered holidays for the period of one year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary.



सत्यमेव जयते

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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 22nd May, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/122 of 2014/DVP-1212-M.413-L:--WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Karjan Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/218 of 2005/DVP-170-14566-L dtd. 28-07-2005 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published; as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government Extra Ordinary Gazette Part IV-B dtd. 30-07-2013 on page no. 225-15 under Government Notification, Urban Development and Urban Housing Department No. GH/V/145 of 2013/DVP-1212-M.413-L, dtd. 30-07-2013 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the **Official Gazette**.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby :-

- sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and;
- specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/218 of 2005/DVP-170-14566-L dtd.28-07-2005.

The land bearing Survey No. 647/p/2 (C.S.No.603, 604) of village Karjan designated for "Residential Zone" shall be deleted from the said zone and land thus released shall be designated for "Commercial Zone" under section 12(2)(a) of the Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to the Government,



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PART IV-B

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કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૩મી મે, ૨૦૧૪.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ / ૩૫ / ૨૦૧૪ / એપીએમ / ૧૧૨૦૧૪ / ૨૪ / ગ.--- ગુજરાત ખેત ઉત્પન્ન બજાર સમિતિ અધિનિયમ-૧૯૬૩ (સને ૧૯૬૪ ના ગુજરાત અધિનિયમ-૨૦) જેનો આમાં હવે પછી સરદહું અધિનિયમ તરીકે ઉલ્લેખ કર્યો છે. તેની કલમ-૫૨ તથા કલમ-૫ થી મળેલ સત્તાની રૂએ ગુજરાત સરકારના કૃષિ અને સહકાર વિભાગના તા.૮/૧/૨૦૧૪ના જાહેરનામાના ક્રમાંક: જીએચકેએચ/૦૪/૨૦૧૪/એપીએમ/ ૧૧૨૦૧૪/૨૪/ગ (જેના હવે પછી આમાં સદરહું જાહેરનામા તરીકે ઉલ્લેખ કર્યો છે.) થી વડોદરા જિલ્લાની ખેતીવાડી ઉત્પન્ન બજાર સમિતિ સાવલી વિસ્તારનો બે જુદા-જુદા બજાર વિસ્તારો એટલે કે વડોદરા જિલ્લાના (૧) સાવલી તાલુકાના બનેલા બજાર વિસ્તારો અને (૨) વડોદરા જિલ્લાના ડેસર તાલુકાના બનેલા બજાર વિસ્તારના વિભાજન કરવાનો ઈરાદો જાહેર કર્યો હતો. અને સરદહું જાહેરનામાનું રાજ્યપત્રમાં પ્રસિધ્ધ થવાની તારીખથી ૩૦ દિવસમાં તેનાથી અસર થવાનો સંભવ હોય તે તમામ વ્યક્તિઓ / સંસ્થા પાસેથી, વાંધા અને સુચનો મંગાવેલ હતા અને તે અન્વયે ગુજરાત સરકારને મળેલ વાંધાઓ / સુચનો વિચારણામાં લેવામાં આવેલ છે. અને વાંધા સુચનોની કાળજીપુર્વક વિચારણાને અંતે સુચિત વિભાજન કરવું જરૂરી અને યોગ્ય જણાય છે.

તેથી હવે સદરહું અધિનિયમની કલમ-૫૨ અને કલમ-૫ અન્વયે, મળેલ સત્તાની રૂએ ગુજરાત સરકાર સાવલી ખેતીવાડી ઉત્પન્ન બજાર સમિતિનું બે જુદા-જુદા વિસ્તાર એટલે કે વડોદરા જિલ્લાના (૧) સાવલી તાલુકાના બનેલા બજાર વિસ્તાર અને (૩) વડોદરા જિલ્લાના ડેસર તાલુકાના બનેલા વિસ્તારો અધિનિયમના હેતુ માટે વિભાજન કરવામાં આવે છે.

૨. ઉપર જણાવેલ બાબતો ધ્યાને લઈ, ખેતીવાડી ઉત્પન્ન બજાર સમિતિ - સાવલીની હાલની ચુંટાયેલ વ્યવસ્થાપક સમિતિ યથાવત રાખવામાં આવે છે. તથા ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ ૧૯૬૩ની કલમ-૧૧ (૫) (ક) ની જોગવાઈ અનુસાર, ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ડેસર જિલ્લો વડોદરાના સંચાલન માટે નાયબ નિયામક અને જિલ્લા રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓ, વડોદરાને વહીવટદાર તરીકે નિમણૂક કરવામાં આવે છે.

૩. આ જાહેરનામાનો અમલ રાજ્યપત્રમાં પ્રસિધ્ધ થવાની તારીખથી અમલમાં આવશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

આઈ. જે. પટેલ,

સેક્શન અધિકારી

કૃષિ અને સહકાર વિભાગ.

IV-B-EX.,-161-1

161-1

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



સત્યમેવ જયતે



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PART IV-B

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કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૩મી મે, ૨૦૧૪.

ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧.

ક્રમાંક : જીએચકેએચ/૩૩/૨૦૧૪/સમબ/૧૨/૨૦૦૩/આર/૧૯૬/ચ.— ગુજરાત સહકારી મંડળી અધિનિયમ-૧૯૬૧ની કલમ-૧૧૫ (એ) (૩) હેઠળ મળેલ સત્તા અન્વયે, રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગુજરાત રાજ્ય, ગાંધીનગરના તા. ૧૨-૦૫-૨૦૦૩ના હુકમથી, ધી પંચમહાલ ડિસ્ટ્રીક્ટ કો.-ઓપરેટીવ બેંક લી. ના વ્યવસ્થાપક મંડળને દૂર કરી, બે વર્ષ માટે વહિવટદાર તરીકે કામગીરી કરવા વહિવટદાર કમિટિની નિમણૂક કરવામાં આવી છે.

રાજ્ય સરકારશ્રીને, ગુજરાત સહકારી મંડળીઓ અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે, છેલ્લે તા. ૨૦-૧૧-૨૦૧૩ ના જાહેરનામાથી ધી પંચમહાલ ડિસ્ટ્રીક્ટ કો.-ઓપરેટીવ બેંક લી.ની વહિવટદાર કમિટિની નિમણૂકને કલમ-૧૧૫(એ)(૩)ની જોગવાઈમાંથી વધુ છ માસ એટલે કે તા. ૧૧-૦૫-૨૦૧૪ સુધી મુક્તિ આપવામાં આવેલ હતી.

રાજ્ય સરકારશ્રી, ધી પંચમહાલ ડિસ્ટ્રીક્ટ કો.-ઓપરેટીવ બેંક લી. ની વહિવટદાર કમિટિની નિમણૂકની મુદતને ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ની કલમ-૧૬૧ હેઠળ મળેલ સત્તા અન્વયે સદરહુ જ અધિનિયમની કલમ-૧૧૫(એ)(૩) માંથી વધુ એક વર્ષ એટલે કે, તા. ૧૨-૦૫-૨૦૧૪ થી તા. ૧૧-૦૫-૨૦૧૫ સુધી અથવા બેંકના બોર્ડ ઓફ ડિરેક્ટર્સની ચૂંટણી યોજાય અને પ્રથમ બેઠક મળે એ બે પૈકી જે વહેલું હોય ત્યાં સુધી મુક્તિ આપે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

બી. એમ. ગામીત,

ઉપસચિવ.

કૃષિ અને સહકાર વિભાગ.



सत्यमेव जयते

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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th May, 2014.

No.GU-2014-56-GPC-11-2014-307-E.-- whereas it appears to the Government of Gujarat that it is necessary in the public interest that for the transport of Natural Gas in the state of Gujarat in Village Dhanuriya, Taluka Ankaleswar, District Bharuch & Village Bhadbhut, Taluka Bharuch, District Bharuch [Dahej - Amboli Pipeline Project (Narmada River Crossing Re - Route)] for Gas Pipeline Projects should be laid by the Gujarat State Petronet Limited (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd. - a Government of Gujarat undertaking) Gandhinagar.

And whereas, for purpose of laying such pipelines, it is necessary to acquire the Right of User in the lands described in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in land) Act 2000, the Government of Gujarat hereby declares its intention to acquire the right of user therein.

Any person interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copies of the notification, as published in the Official Gazette of Government of Gujarat are made available to the general public object in writing with grounds to the acquisition of the right of user therein or laying of the pipelines under the land to The Competent Authority, Gujarat State Petronet Limited, GSPL Bhavan, E-18, GIDC Electronics Estate, Nr. K-7 Circle, Sector-26, Gandhinagar-382028.

SCHEDULE

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Sub-Division No.	State : Gujarat		
					Area		
1	2	3	4	5	Hect 6	Are 7	Centiare 8
Bharuch	Ankaleswar	Dhanturiya	335	2	00	10	71
			372		00	08	57
			373		00	15	82
			381		00	10	75
			351		00	83	00
			380		00	09	74
			379		00	09	97
Bharuch	Bharuch	Bhadbhut	441		00	02	58
			436		00	28	82
			371		00	13	70
			359		00	00	10
			374		00	16	31

By order and in the name of the Governor of Gujarat,

PANKAJ PANCHAL

Under Secretary to Government

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭મી મે, ૨૦૧૪.

ક્રમાંક : જયુ-૨૦૧૪-૫૬-જીપીસી-૧૧-૨૦૧૪-૩૦૭-ઇ.— આથી ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેરહીતમાં કુદરતી ગેસના પરિવહન માટે ભરૂચ જિલ્લાના અંકલેશ્વર તાલુકાના ધંતુરીયા અને ભરૂચ જિલ્લાના ભરૂચ તાલુકાના ભાડભુત ગામમાં [દહેજ-અંબોલી પાઇપલાઇન (નર્મદા નદી કોર્સીંગ રી-ડટ)] ગુજરાત સ્ટેટ પેટ્રોનેટ લિમીટેડ, (ગુજરાત સરકારના સાહસ ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લિમીટેડની ગૌણ કંપની) ગાંધીનગર દ્વારા પાઇપલાઇન નાંખવી જોઈએ તે જરૂરી જણાય છે.

અને આથી, આવી પાઇપલાઇન નાંખવાના હેતુ માટે આ જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનમાંના વપરાશકારોનો હકક સંપાદિત કરવાનું જરૂરી જણાયું છે.

આથી હવે, ગુજરાત પાણીની અને ગેસની પાઇપલાઇન (જમીનોમાંના વપરાશકારોનો હકક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ-૩ ની પેટા કલમ (૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકાર તેમાં વપરાશકારોનો હકક સંપાદિત કરવા માટેનો ઈરાદો જાહેર કરે છે.

સદરહુ અનુસૂચિમાં વર્ણન કરેલ જમીનોમાં હીત ધરાવતી કોઈપણ વ્યક્તિ ગુજરાત સરકારના રાજ્યપત્રમાં પ્રસિધ્ધ થયેલ જાહેરનામાંની નકલ સામાન્ય જનતાને ઉપલબ્ધ કરવામાં આવે તે તારીખથી ૩૦ (ત્રીસ) દિવસની અંદર સક્ષમ સત્તાધિકારીશ્રી, ગુજરાત સ્ટેટ પેટ્રોનેટ લિમીટેડ, જીએસપીસીએલ ભવન, ઇ - ૧૮, જીઆઈડીસી ઇલેક્ટ્રોનિક્સ એસ્ટેટ, ક-૭ ની બાજુમાં સેક્ટર-૨૬, ગાંધીનગર - ૩૮૨ ૦૨૮ ગાંધીનગરને તેમાં વપરાશકારોનો હકક સંપાદિત કરવા અંગેનો પાઇપલાઇન નાંખવા અંગેનો વાંધો કારણો સહિત લેખિતમાં રજૂ કરી શકશે.

અનુસૂચી							
જિલ્લો	તાલુકો	ગામનું નામ	સર્વે / બ્લોક નંબર	હિસ્સા નંબર	રાજ્ય : ગુજરાત		
					ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ભરૂચ	અંકલેશ્વર	ધંતુરીયા	૩૩૫	૨	૦૦	૧૦	૭૧
			૩૭૨		૦૦	૦૮	૫૭
			૩૭૩		૦૦	૧૫	૮૨
			૩૮૧		૦૦	૧૦	૭૫
			૩૫૧		૦૦	૮૩	૦૦
			૩૮૦		૦૦	૦૮	૭૪
			૩૭૮		૦૦	૦૮	૮૭
ભરૂચ	ભરૂચ	ભાડભુત	૪૪૧		૦૦	૦૨	૫૮
			૪૩૬		૦૦	૨૮	૮૨
			૩૭૧		૦૦	૧૩	૭૦
			૩૫૮		૦૦	૦૦	૧૦
			૩૭૪		૦૦	૧૬	૩૧

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પંકજ પંચાલ
સરકારના ઉપસચિવ



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

PORTS AND TRANSPORT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 26th May, 2014.

GUJARAT MOTOR VEHICLES TAX ACT, 1958.

No. PT/2014/10/MTA/102010/406/KH :--The following draft of rules which is proposed to be issued under section 23 of the Gujarat Motor Vehicles Tax Act, 1958 (Bom.LIX of 1958), is published as required by sub-section (1) of section 23 of the said Act, for information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

1. Any objection or suggestion which may be received by the Additional Chief Secretary (Transport) to the Government of Gujarat, Ports and Transport Department, Sachivalaya, Gandhinagar from any person with respect to the said draft of rules before the expiry of the aforesaid period, will be considered by the Government.

DRAFT NOTIFICATION

GUJARAT MOTOR VEHICLES TAX ACT, 1958.

No. PT/2014/10/MTA/102010/406/KH :-- In exercise of the powers conferred by sub-section (1) of section 23 of the Gujarat Motor Vehicles Tax Act, 1958 (Bom.LIX of 1958), the Government of Gujarat hereby makes the following rules further to amend the Bombay Motor Vehicles Tax Rules, 1959, namely:-

1. These rules may be called the Gujarat Motor Vehicles Tax (Amendment) Rules, 2014.
2. In the Bombay Motor Vehicles Tax Rules, 1959, in rule 8, to clause (iii), the following proviso shall be inserted, namely:-

"Provided that the tax shall be paid within ten days from the 1st day of that month in the cases the tax is payable in the month of April or October."

By order and in the name of Governor of Gujarat,

A. M. TRIVEDI,

Deputy Secretary to Government.



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**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts**

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd May, 2014.

BOMBAY LAND REVENUE CODE, 1879

No. GHM/75/2014/BKP/112014/101/K: - In exercise of the powers conferred by the second proviso to item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65B of the Bombay Land Revenue Code, 1879. (Bom V of 1879), the Government of Gujarat hereby exempts from the fulfillments of conditions mentioned at item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section-65B, the use of land by the occupants or class of occupants as specified in the Schedule herein below for the bonafide industrial purpose.

SCHEDULE

Sr. No.	Name of Village, Taluka, District	Survey / Block No.	Area H.Are.C.M.	Bonafide Industrial Purpose	Occupant/ Class of occupants
1	2	3	4	5	6
1	At. BHIMASAR Ta. ANJAR Dist. KUTCH	S.No. /B.No. 457	H.Are. 1-93-24	Electric Power Generation using Solar Energy	M/s. Swan Industrial Security Private Ltd.

The above approval is subject to the following pre conditions to be full filed.

- (1) The title of the land shall be in the name of the concerned party i.e. the unit which is getting the benefit of Bonafide Industrial use.
- (2) The Collector shall be required to obtain all prior NOCs & Clearance from concerned authorities/ departments prior to grant of NA permission.
- (3) Where ever the unit is involved in the activities of dyes & chemicals or other industries which has an Impact on pollution prior clearance of GPCB-is a must.
- (4) The Unit shall be liable to present the final lay out the plan of the area of the operation and the activities of the production must start within the stipulated time period as laid down by the relevant provisions of the acts & rules.
- (5) In case of failure of any of the above conditions the Collector shall be competent to act under provisions of BLRC-1879 & the Bombay Tenancy and Agricultural Lands Act, 1948.

By order and in the name of the Governor of Gujarat,

JAYESH MISAN,

Under Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd May, 2014.

BOMBAY LAND REVENUE CODE, 1879

No. GHM/76/2014/NAP/262013/1519/K: - In exercise of the powers conferred by the second proviso to item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65B of the Bombay Land Revenue Code, 1879. (Bom V of 1879), the Government of Gujarat hereby exempts from the fulfillments of conditions mentioned at item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section-65B, the use of land by the occupants or class of occupants as specified in the Schedule herein below for the bonafide industrial purpose.

SCHEDULE

Sr. No.	Name of Village, Taluka, District	Survey / Block No.	Area H.Are.C.M.	Bonafide Industrial Purpose	Occupant/ Class of occupants
1	2	3	4	5	6
1	At. Jolva Ta. Palsana Dist. Surat	S.No. 115 Block No. 178	H.Are. 1-37-94 Sq.M	Bleaching, Dyeing & Printing of Artificial/ Synthetic Textile Fabrics, Embroidery	Sahiba fabrics Pvt. Ltd.

The above approval is subject to the following pre conditions to be full filed. .

- (1) The title of the land shall be in the name of the concerned party i.e. the unit which is getting the benefit of Bonafide Industrial use.
- (2) The Collector shall be required to obtain all prior NOCs & Clearance from concerned authorities/ departments prior to grant of NA permission.
- (3) Where ever the unit is involved in the activities of dyes & chemicals or other industries which has an Impact on pollution prior clearance of GPCB is a must.
- (4) The Unit shall be liable to present the final lay out the plan of the area of the operation and the activities of the production must start within the stipulated time period as laid down by the relevant provisions of the acts & rules.
- (5) In case of failure of any of the above conditions the Collector shall be competent to act under provisions of BLRC-1879 & the Bombay Tenancy and Agricultural Lands Act, 1948.

By order and in the name of the Governor of Gujarat,

JAYESH MISAN,

Under Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૦મી મે, ૨૦૧૪.

ક્રમાંક : જીએચકેએચ/૩૪/૨૦૧૪/સમબ/૧૬/૨૦૧૪/૪૪૮/ચ.— ધી અમદાવાદ ડિસ્ટ્રીક્ટ કો.ઓપ. બેંક લી. એ તા. ૮/૪/૨૦૧૪ થી સહકાર કમિશ્નરશ્રી અને રજીસ્ટ્રારશ્રી, ગુજરાત રાજ્ય, ગાંધીનગરના પત્ર ક્રમાંક જા.નં.-મસબ-૦૧-ત.૭-૭૮૨-૨૦૧૪થી અમદાવાદ ડિસ્ટ્રીક્ટ કો.ઓપ. બેંક લી. અમદાવાદને તા. ૨૩-૦૮-૨૦૧૩ના સહકારી કાયદાની કલમ:૬૭(એ)માંથી મુક્તિ આપવાની દરખાસ્ત સરકારશ્રીમાં રજૂ કરવામાં આવેલ છે.

ધી અમદાવાદ ડિસ્ટ્રીક્ટ કો.ઓપ. બેંક લી.ની તા. ૨૮/૬/૧૨ના રોજ ૮૭મી વાર્ષિક સાધારણ સભામાં ઠરાવ ક્રમાંક : ૬ થી બેંકના સરવૈયા ચોખ્ખા કરવાના ભાગ રૂપે જુના અને જામી ગયેલા, વસુલાત ન આવે તેવા લહેણા, તેવા ધિરાણો સ્ટેટયુટરી ઓડીટરશ્રીની ભલામણ અનુસાર ૨૧ મંડળીઓના ખાતેદારોના રૂ. ૮૫ લાખ, ૨ હજાર મુદલ રકમ પ્રુડેન્શીયલ રાઈટ ઓફ કરવા બાબતે દરખાસ્ત રજૂ થઈ હતી અને તા. ૧૮/૬/૧૩ના રોજ ૮૮મી વાર્ષિક સાધારણ સભામાં ઠરાવ ક્રમાંક : ૬ થી બેંકના સરવૈયા ચોખ્ખા કરવાના ભાગ રૂપે જુના અને જામી ગયેલા, વસુલાત ન આવે તેવા લહેણા, તેવા ધિરાણો સ્ટેટયુટરી ઓડીટરશ્રીની ભલામણ અનુસાર ૨૧૪ ખાતેદારોના રૂ. ૩૫૭૦.૩૫ લાખ મુદલ રકમ પ્રુડેન્શીયલ રાઈટ ઓફ કરવા બાબતે દરખાસ્ત રજૂ થઈ હતી. બેંકની ઉક્ત બન્ને વાર્ષિક સાધારણ સભાઓમાં મંડળીના કુલ સભ્ય પદના બહુમતિથી અને મંડળીના હાજર રહેલા અને મત આપતા સભ્યોના ઓછામાં ઓછા ૨/૩ થી તે અંગે મંજૂર કરતો ઠરાવ પસાર કરે નહીં ત્યાં સુધી ડુબત લેણા, ફંડ અથવા અનામત ફંડ ખાતે ઉધારી શકાશે નહીં. તેવી જોગવાઈ ૬૭(એ)માં છે. તેનું પરિપાલન થઈ શકેલ નથી. ધી અમદાવાદ ડિસ્ટ્રીક્ટ કો.ઓપ. બેંક લી. ના કુલ સભાસદોની સંખ્યા ૬૬૪૫ છે. ૩૩૨૩ સભાસદોની હાજરી જરૂરી બને છે એને ૨/૩ એટલે કે, ૨૨૧૬ સભ્યોની સંમતિની જરૂરી રહે છે. પરંતુ ઉક્ત બેંકની બન્ને વાર્ષિક સાધારણ સભાઓમાં જરૂરિયાત કરતાં ઓછા સભ્યોની હાજરી હોવાથી, કલમ ૬૭(એ)(૪) હેઠળના પરંતુકની જોગવાઈનું પાલન થઈ શકેલ નથી. તેથી ઉક્ત બન્ને વાર્ષિક સાધારણ સભાઓના ઠરાવ ક્રમાંક : ૬માં જણાવેલ બાબત અન્વયે કલમ : ૬૭ (એ)૪ હેઠળના પરંતુકમાંની જોગવાઈઓમાંથી કલમ : ૧૬૧ હેઠળ મળેલ સત્તાની રૂએ મુક્તિ આપવા માટેની દરખાસ્ત સહકાર કમિશ્નરશ્રી અને રજીસ્ટ્રારશ્રી, ગુજરાત રાજ્ય, ગાંધીનગર ધ્વારા સરકારશ્રીમાં રજૂ કરવામાં આવેલ છે.

ઉક્ત દરખાસ્તની પુખ્ત વિચારણાના અંતે સરકારશ્રીએ ધી અમદાવાદ ડિસ્ટ્રીક્ટ કો. ઓપ. બેંક લી. ની વાર્ષિક સાધારણ સભાઓ અનુક્રમે તા. ૨૮/૬/૨૦૧૨ની ૮૭મી વાર્ષિક સાધારણ સભાના ઠરાવ ક્રમાંક : ૬ અને તા. ૧૮/૬/૨૦૧૩ની ૮૮મી વાર્ષિક સાધારણ સભા ઠરાવ ક્રમાંક : ૬માં દર્શાવ્યા મુજબ મુદલની રકમ પ્રુડેન્શીયલ રાઈટ ઓફ કરવા માટે કલમ : ૬૭(એ)(૪)ના પરંતુક હેઠળની જોગવાઈઓમાંથી કલમ : ૧૬૧ હેઠળ મળેલ સત્તાની રૂએ મુક્તિ આપવામાં આવે છે.

(સહી) અવાચ્ય
સરકારના ઉપસચિવ.
કૃષિ અને સહકાર વિભાગ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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ઉદ્યોગ અને ખાણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૦મી માર્ચ, ૨૦૧૪.

વંચાણે લીધા : (૧) આ વિભાગના જાહેરનામા ક્રમાંક :જયુ-૨૦૧૩(૨૨)/મલસ/૧૧૨૦૧૩/૭૧૮૭૮૭/૬-૨, તા. ૩૦-૧૦-૨૦૧૩
(૨) ગુજરાત જાહેર સેવા આયોગનો તા. ૧૦-૦૧-૨૦૧૪નો પત્ર ક્રમાંક : એસએલટી-૫૧૧૩-૨૫૮૫-પી

ક્રમાંક : જયુ/૨૦૧૪/૧૮/મલસ/૧૧૨૦૧૩/૮૧૮૭૮૭/૬-૨.— ઉપર વંચાણે લીધામાંના ક્રમાંક : (૧) આગળના આ વિભાગના જાહેરનામાથી નિયામકશ્રી, સરકારી મુદ્રણ અને લેખન સામગ્રી કચેરી, ગાંધીનગર હેઠળ નાયબ નિયામક (તાંત્રિક) વર્ગ-૧ (પ.ધો.રૂ. ૧૫૬૦૦-૩૯૧૦૦, ગ્રેડ પે ૬૬૦૦) તરીકે ફરજો બજાવતા શ્રી એ. ડી. શાહને નિયામક, વર્ગ-૧ (પ.ધો.રૂ. ૩૭૪૦૦-૬૭૦૦૦, ગ્રેડ પે રૂ. ૮૭૦૦)ની જગ્યાએ ગુજરાત જાહેર સેવા આયોગની સંમતિની અપેક્ષાએ એડહોક ધોરણે બઢતીથી નિમણૂક આપવામાં આવેલી હતી.

ઉપર વંચાણે લીધામાંના ક્રમાંક : (૨) આગળના ગુજરાત જાહેર સેવા આયોગના તા.૧૦-૧-૨૦૧૪ના પત્રથી શ્રી શાહને સદર બઢતી આપવા માટેની સરકારની દરખાસ્તને સંમતિ આપી છે. શ્રી શાહની નિયામક, વર્ગ-૧ (પ.ધો.રૂ. ૩૭૪૦૦-૬૭૦૦૦, ગ્રેડ પે રૂ. ૮૭૦૦)ની જગ્યાની બઢતીને આથી વિનિયમિત કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. ડી. મહેતા,
સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



સત્યમેવ જયતે

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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th May, 2014

Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984.

No. GHU/2014/57/CPI/1405/4899/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :-

In Schedule-II, for Sr. No. 154 the following shall be Substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
154	M/s. Torrent Pharmaceuticals Limited (Consumer No. 19068)	Indrad	Gandhinagar	Unit shall be permitted to utilize 3000 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,

Section Officer,

Energy & Petrochemicals Department.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th May, 2014

Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984.

No. GHU/2014/58/CPI/1405/2116/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :-

In Schedule-II, for Sr. No. 146 the following shall be Substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
146	M/s. Shree Sai Calnates India Pvt. Limited (Consumer No. 10897)	Atodara	Surat	Unit shall be permitted to utilize 425 KVA power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,

Section Officer,

Energy & Petrochemicals Department.



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કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૦મી મે, ૨૦૧૪.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ / ૩૭ / ૨૦૧૪ / એપીએમ / ૧૦-૨૦૧૪ / ૧૫૮ / ગ.— ગુજરાત ખેત, ઉત્પન્ન બજાર સમિતિ અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ના ગુજરાત અધિનિયમ-૨૦) જેનો આમાં હવે પછી સદરહુ અધિનિયમ તરીકે ઉલ્લેખ કર્યો છે તેની કલમ-૫૨ તથા કલમ ૫ થી મળેલ સત્તાની રૂએ, ગુજરાત સરકારના કૃષિ અને સહકાર વિભાગના તા.૩-૨-૨૦૧૪ના જાહેરનામાં ક્રમાંક : જીએચકેએચ-૧૪-૨૦૧૪-એપીએમ-૧૦-૨૦૧૪-૧૫૮-ગ (જેનો હવે પછી આમાં સદરહુ જાહેરનામા તરીકે ઉલ્લેખ કર્યો છે) થી, મહેસાણા જિલ્લાની, ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, વડનગર વિસ્તારનો ત્રણ જુદા જુદા બજાર વિસ્તારો એટલે કે, મહેસાણા જિલ્લાના (૧) વડનગર તાલુકાના બનેલા બજાર વિસ્તાર (૨) મહેસાણા જિલ્લાના, ખેરાલુ તાલુકાના બનેલા બજાર વિસ્તાર અને (૩) મહેસાણા જિલ્લાના સતલાસણ તાલુકાના બનેલા બજાર વિસ્તાર વિભાજન કરવાનો ઈરાદો જાહેર કર્યો હતો. અને સદરહુ જાહેરનામાનું રાજ્યપત્રમાં પ્રસિધ્ધ થવાની તારીખથી ૩૦ દિવસમાં તેનાથી અસર થવાનો સંભવ હોય તે તમામ વ્યક્તિઓ/સંસ્થા પાસેથી, વાંધા અને સૂચનો મંગાવેલ હતા અને તે અન્વયે ગુજરાત સરકારને મળેલ વાંધાઓ/સૂચનોને વિચારણામાં લેવામાં આવેલ છે. રાજ્ય સરકારશ્રી દ્વારા વધુમાં નીચે ઉલ્લેખ કરવામાં આવેલ બાબતોને ધ્યાને લેવામાં આવે છે.

- (૧) સતલાસણ અને ખેરાલુ તાલુકાના અંતરિયાળ વિસ્તારના ગામો વડનગર એ.પી.એમ.સી.થી ઘણા લાંબા અંતરે આવેલા છે.
- (૨) ગુજરાતમાં ખેત પેદાશો માટે વિવિધ આધુનિક ટેકનોલોજીનો ઉપયોગ કરીને ખેત ઉત્પાદન કરી ખેડૂતોએ ઘણી પ્રગતિ કરી છે. જેના કારણે કૃષિ ઉત્પાદન ઘણું જ વધવા પામેલ છે.
- (૩) ખેડૂતોને જેમ બને તેમ નજીકમાં નજીક બજારની સુવિધા પુરી પાડવી તે સતલાસણ અને ખેરાલુના ખેડૂતોના વિશાળ હિતમાં સરકારની ફરજ બને છે.
- (૪) રાજ્ય સરકારશ્રીનો સામાન્ય અભિગમ એવો છે કે, દરેક તાલુકાઓ દીઠ બજાર સમિતિ હોવી જોઈએ જેથી તાલુકાના ખેડૂતો તેમનું ખેત ઉત્પાદન અનાજ, ડાંગર, શાકભાજી, ફળફળાદી વિગેરે સમયસર બજાર મથકે પહોંચાડી શકે અને તેઓ પોતાના ખેત ઉત્પાદનનું પોષણક્ષમ મુલ્ય મેળવી શકે.

આવા સંજોગોમાં સતલાસણ અને ખેરાલુ તાલુકાની અલગ બજાર સમિતિની રચના કરવી જરૂરી હોઈ, વડનગર બજાર સમિતિનું વિભાજન કરી, સતલાસણ અને ખેરાલુ બજાર સમિતિઓની રચના કરવાનું યોગ્ય જણાય છે.

તેથી હવે સદરહુ અધિનિયમની કલમ-૫૨ અને કલમ-૫ અન્વયે, મળેલ સત્તાની રૂએ ગુજરાત સરકાર વડનગર ખેતીવાડી ઉત્પન્ન બજાર સમિતિનું ત્રણ જુદા-જુદા વિસ્તાર એટલે કે મહેસાણા જિલ્લાના (૧) વડનગર તાલુકાના બનેલા બજાર વિસ્તાર અને (૨) મહેસાણા જિલ્લાના ખેરાલુ તાલુકાના બનેલા વિસ્તાર (૩) મહેસાણા જિલ્લાના સતલાસણ તાલુકાના બનેલા બજાર વિસ્તારો અધિનિયમના હેતુ માટે વિભાજન કરવામાં આવે છે.

૨. ઉપર જણાવેલ બાબતો ધ્યાને લઈ, ખેતીવાડી ઉત્પન્ન બજાર સમિતિ - વડનગરની હાલની ચુંટાયેલ વ્યવસ્થાપક સમિતિ યથાવત રાખવામાં આવે છે. તથા ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ ૧૯૬૩ની કલમ-૧૧(પ)(ક) ની જોગવાઈ અનુસાર, ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ખેરાલુ જિલ્લો મહેસાણાના તથા ખેતીવાડી ઉત્પન્ન બજાર સમિતિ સતલાસણા જિલ્લો મહેસાણાના, સંચાલન માટે નાયબ નિયામક અને જિલ્લા રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓ, મહેસાણાને વહીવટદાર તરીકે નિમણૂક કરવામાં આવે છે.

૩. આ જાહેરનામાનો અમલ રાજ્યપત્રમાં પ્રસિદ્ધ થયાની તારીખથી અમલમાં આવશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

આઈ. જે. પટેલ,
સેક્શન અધિકારી
કૃષિ અને સહકાર વિભાગ.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts**

NARMADA WATER RESOURCES WATER SUPPLY AND KALPASAR DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 31st May, 2014

No.GN/18/VWS/102012/192/KH/4 :- Whereas by notification of the Government of Gujarat, Narmada Water Resources water Supply and Kalpasar Department, Gandhinagar No. GN-16/VWS/102012/192/KH-4 Date 27th November 2013 issued under sub section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act-2000 (hereinafter referred to as the said Act), the State Government declared its intention to acquire the Right of User in the land specified in the schedule appended to that notification for purpose of laying pipeline for the transmission of Water.

And whereas the copies of the said Gazette notification were made available to the public For Village from Dist:Morbi, Taluka: Maliya to Taluka: Bhachau (Vondh), Dist: Kutch, Which Covering -10 Villages in Morbi & Kutch District Various date on from date:25/12/2013 to date 24/01/2014.

And whereas the Competent Authority has under sub section (1) of section 6 of the said Act submitted the report to the State Government.

And whereas the State Government after considering the said report is satisfied that the Right of User in the lands specified in the schedule appended to this notification should be acquired.

Now, therefore in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the State Government declares that the Right of User in the said land, specified in the schedule appended to this notification, are hereby acquired for laying the pipelines.

And further in exercise of the powers conferred by sub section (4) of section 6 of the said Act, the State Government directs that the Right of User in the said land shall, instead of vesting in the State Government vest on this date of publication of the declaration, in the Gujarat Water Infrastructure Limited, NC-9, Near Municipal Tubwell No-4, Anjar – Bhuj S.H, Anjar, Dist: Kutch, Phone: 02836 240977. free from all encumbrances.

DETAILS REGARDING LAND ACQUIRED FOR RIGHT OF USER

SCHEDULE-6(1)

Dist: Morbi

State: Gujarat

No.	Taluka	Village	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
1	2	3	4	5	6	7
1	Maliya	Khirai	Road	00	06	25
			102/3 Paikce 1	00	31	60
			102/2/ Paikce 1	00	20	70
			100	00	22	50
			102/1/ Paikce 1	00	06	25
			101/ Paikce 1	00	03	40
2	Maliya	Maliya	623	00	33	25
			624	00	33	30
			625	00	00	70
			621/ Paikce 1	00	25	00
			688	00	00	10
			Road	00	08	50
			702	00	13	25
			701	00	00	35
			703/ Paikce 1	00	13	75
			703/ Paikce 2	00	17	50
			703/ Paikce 3	00	09	00
			700	00	00	80
			699	00	06	00
			698/ Paikce 1/ Paikce 4	00	42	00
			697	00	05	50
			Road	00	02	50
			774/ Paikce 1	00	43	75
			767	00	22	50
			766	00	06	30
			765	00	05	00
			751	00	14	25
			762/ Paikce 1	00	24	25
			762/ Paikce	00	13	75
			759/ Paikce 2	00	20	25
			759/ Paikce 1	00	04	75
			Road	00	02	50
			1000	00	34	85
			1019/ Paikce 1	00	01	75
			1908/ Paikce 1	00	29	00
			1002/ Paikce 2	00	31	25
			Road	00	03	50
			1014	00	22	30
			1015/ Paikce	00	11	43
			1912/ Paikce 1	00	09	75
			1012	00	18	30
			1011	00	00	10
			1911/ Paikce 1	00	42	05
			1145	00	11	75
			1144	00	02	50
			1124/ Paikce 1	00	15	95
			1125	00	18	55
			1126/ Paikce 1	00	16	00

No.	Taluka	Village	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
1	2	3	4	5	6	7
2	Maliya	Maliya(Cont.)	1143/ Paikee 1	00	00	65
			Road	00	02	65
			1128/ Paikee 1	00	00	30
			1142	00	16	25
			1141	00	17	50
			1135/ Paikee 1	00	35	80
			1137	00	00	15
			1133/ Paikee 1	00	20	00
			Road	00	03	25
			1133P	00	03	85
			1557/ Paikee 2	00	11	15
			1558/ Paikee 1+ Paikee 2	00	25	05
			1559/ Paikee 1	00	13	65
			1589/ Paikee 1	00	01	10
			1565	00	02	50
			1588/ Paikee 1	00	13	25
			1587/ Paikee 2	00	15	75
			1586/ Paikee 1	00	00	10
			1585/1/ Paikee 4	00	35	50
3	Maliya	Haripar	122/1	00	00	40
			Road	00	33	30
			118/1	00	42	25
			113/ Paikee 1	00	00	40
			112/ Paikee 1	00	16	50
			111	00	15	75
			Road	00	12	00
			156/ Paikee 1	00	40	75
			155/ Paikee 1	00	47	75
			159/ Paikee 1	00	32	50
			160/ Paikee 1	00	35	25
			Railway	00	13	75
			25/ Paikee 1/ Paikee 1	00	39	00
			32	00	01	60
			31	00	36	90
			27/ Paikee 1	00	00	40
			28/ Paikee 2	00	10	05
			29	00	18	80
			30/ Paikee 2	00	02	95
			Road	00	55	40
			17/ Paikee 2	00	01	85
			15	00	12	75
			Creek (Govt. Land)	09	42	70
			N.H 27	04	03	25
	Dist. : Kutch					
4	Bhachau	Shikarpur	790 Forest	04	23	75
			84	00	03	75
			82	00	40	50
			81/2	00	27	75
			790 Forest	02	83	75
			80	00	21	60
			Road	00	10	45
			790 Forest	01	83	50
			21/3	00	21	75

No.	Taluka	Village	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
1	2	3	4	5	6	7
4	Bhachau	Shikarpur (Cont.)	35/1	00	35	00
			35/2			
			35/2/ Paikée 2			
			35/3			
			33	00	36	75
			24/4	00	17	25
			24/2	00	05	55
			Road	00	09	75
			772/3	00	02	60
			772/4	00	15	15
			772/2	00	00	15
			772/1	00	39	25
			771/1	00	20	00
			Road	00	11	25
			769/2	00	10	90
			769/1	00	29	00
			83/1	00	22	05
			83/2	00	22	20
			85/ Paikée 2	00	17	50
			790/1 Paikée	01	85	00
			86/ Paikée 1	00	03	40
			790/ Paikée 1	00	79	00
			88	00	30	00
			790/ Paikée 1	00	36	25
			94/1	00	24	30
			94/2	00	33	00
			95	00	15	00
			790/ Paikée 1	00	50	50
			103	00	07	50
			790/1 Paikée	00	17	50
			101/ Paikée 1	00	25	00
			102	00	06	50
			790/1 Paikée	01	51	25
			Creek (Govt.Land)	07	00	02
			N.H 27	12	83	69
5	Bhachau	Vandhiya	Road	00	55	75
			580	00	01	10
			582	00	18	25
			583/3	00	32	75
			583/2	00	07	75
			583/1	00	14	50
			Road	00	07	25
			590/1	00	29	50
			592/ Paikée 1/1	00	33	75
			592/2	00	07	00
			593/1	00	30	25
			Road	00	28	50
			537/2	00	31	00
			537/1	00	46	00
			536/1	00	27	25
			535/1	00	02	25
			535/2	00	03	25
			Road	00	03	75

No.	Taluka	Village	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
1	2	3	4	5	6	7
5	Bhachau	Vandhiya(Cont.)	534/2	00	65	50
			529/2	00	14	15
			529/1/ Paikē /1 Paikē	00	14	70
			529/1/ Paikē 2	00	52	79
			526	00	01	95
			525/3	00	49	05
			525/2	00	27	75
			525/1	00	23	25
			524/3	00	26	50
			524/1	00	30	75
			Road	00	04	50
			500	00	12	50
			449/1	00	13	70
			449/2	00	30	00
			691/ Paikē 2	00	23	25
			691/ Paikē 1	00	22	50
			690/2	00	20	75
			690/1/ Paikē 1	00	20	00
			689/2	00	09	25
			689/1	00	44	25
			689/3	00	22	00
			686/1	00	17	75
			686/2	00	06	20
			686/3	00	33	00
			686/4	00	04	25
			685/2	00	29	25
			685/1	00	25	25
			676/1	00	63	25
			677/1	00	01	60
			676/3	00	09	85
			676/2	00	22	35
			Road	00	71	20
			749/ Paikē 1	00	12	50
			748/1	00	32	75
			752/ Paikē 2	00	06	10
			751/ Paikē 2	00	47	50
			753/1	00	26	25
6	Bhachau	Katariya Nava	45	00	02	00
			Sarkari Kharabo	00	06	60
			44/ Paikē 1/3	00	22	30
			44/ Paikē 1/2	00	19	70
			44/ Paikē 1/1	00	20	20
			43/1/ Paikē 2	00	36	50
			Sarkari Kharabo	00	11	25
7	Bhachau	Katariya Juna	960	00	36	25
			958/2	00	28	75
			957	00	27	00
			955/2/ Paikē 1	00	23	38
			955/2/ Paikē 2	00	23	37
			955/1	00	35	00
			954/2/ Paikē 1	00	16	50
			954/2/ Paikē 2			

No.	Taluka	Village	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
1	2	3	4	5	6	7
7	Bhachau	Katariya Juna (Cont.)	954/1	00	10	50
			824/3	00	03	00
			824/2	00	23	55
			825/1	00	15	75
			825/2	00	47	25
			832	00	45	50
			831/ Paikce 1	00	00	25
			833/1	00	18	75
			833/2	00	37	25
			Road	00	18	00
			839/3	00	14	25
			839/4	00	33	00
			839/ Paikce 2	00	00	50
			840/1	00	24	00
			840/2	00	13	75
			840/3	00	18	75
			839/1	00	27	00
			841	00	40	00
			Road	00	18	75
			852/2	00	00	50
8	Bhachau	Samkhiyali	Road	00	08	75
			696/1	00	49	50
			696/2	00	23	75
			695/2	00	27	00
			694/2	00	27	25
			694/1	00	09	50
			692	00	35	00
			691	00	65	00
			688/3	00	21	00
			688/2	00	24	00
			690	00	02	75
			688/1	00	48	00
			687/2	00	14	20
			687/1	00	05	05
			685/2	00	01	10
			685/1	00	67	75
			684/1	00	45	25
			684/2	00	07	75
			682/2	00	78	75
			Road	00	05	50
			681/3	00	17	50
			681/2	00	08	25
			681/1	00	48	00
			679	00	57	45
			678/3	00	06	15
			678/1	00	00	80
			678/2	00	34	00
			678/1/Paikce1	00	31	50
			677	00	17	75
			676	00	22	00
			Road	00	04	10
			640/2	00	36	00

No.	Taluka	Village	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
1	2	3	4	5	6	7
8	Bhachau	Samkhiyali(Cont.)	640/1	00	54	35
			640/1/ Paikce 1			
			641/1	00	04	05
			646/2	00	43	80
			645	00	14	75
			647/2	00	12	50
			647/1	00	35	53
			Road	00	05	00
			655/ Paikce 1	00	10	25
			648/1	00	16	75
			648/2	00	22	75
			648/4	00	20	25
			648/5	00	38	00
			649	00	01	60
			526	00	50	40
			525	00	24	30
			523	00	00	70
			524	00	24	70
			651	00	04	70
			35	00	00	45
			33	00	58	00
			34	00	59	85
			Road	00	08	65
			37/ Paikce 1	00	01	55
			23	00	00	60
			22/ Paikce 1	00	19	00
			22/ Paikce 2	00	46	00
			11/ Paikce 1	00	16	15
			11/ Paikce 2	00	16	10
			12/ Paikce 1	00	23	10
			12/ Paikce 2	00	23	15
			13	00	51	50
			14	00	57	50
			7	00	00	90
			Road	00	15	85
			520/1	00	23	25
			518	00	31	85
			520/2	00	05	90
			519/ Paikce 1, 519/ Paikce 2	00	75	00
			Road	00	04	00
			448	00	04	45
			443	00	39	80
			445	00	00	55
			444/ Paikce 1	00	80	05
			444/ Paikce 2			
			437/ Paikce 1	00	29	90
			Road	00	20	00
			369	00	25	00
			368/ Paikce 3	00	49	60
			367	00	09	25
			Road	00	04	00
			281/2	00	19	75
			281/1	00	14	00
			Road	00	03	75

No.	Taluka	Village	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
1	2	3	4	5	6	7
8	Bhachau	Samkhiyali(Cont.)	285/2/ Paikē 2	00	15	50
			285/2/ Paikē 1			
			286/ Paikē 1			
			286/ Paikē 2	00	64	00
			286/ Paikē 3			
			300			
			301	00	27	00
			Road	00	03	00
			307	00	21	25
			311	00	29	50
			312	00	42	50
			310	00	20	25
			317	00	50	75
			Road	00	04	25
			320	00	52	00
			319	00	13	65
			321/1	00	35	75
			323/3	00	13	20
			323/2	00	28	95
			324	00	13	05
			323/1	00	14	80
			325	00	02	05
			326	00	63	95
			327	00	47	00
			330	00	20	75
			332/ Paikē 1 + 332/ Paikē 2	00	73	25
9	Bhachau	Chhadvada	395	00	46	00
			396	00	56	50
			Road	00	05	00
			481	00	65	75
			482/ Paikē 1	00	44	40
			485/ Paikē 2/1	00	86	75
			490	00	33	60
			489	00	17	35
			491	00	47	50
			Road	00	06	75
			501/2/ Paikē 1	00	47	50
			502	00	44	25
			503	00	45	00
			561	00	33	00
			560/ 1	00	25	75
			562/ Paikē 1	00	49	25
			562/ Paikē 2			
			563	00	10	95
			570/ Paikē 1	00	07	90
			569/ Paikē 1	00	44	05
			Road	00	07	50
			825/ Paikē 1	00	87	05
			825/ Paikē 2			
			825/ Paikē 3			
			824/ Paikē	00	35	00
			821/1	00	11	60
			821/2	00	32	00
			820	00	18	85

No.	Taluka	Village	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
1	2	3	4	5	6	7
9	Bhachau	Chhadvada (Cont.)	818	00	30	50
			817/ Paikee 1	00	62	25
			817/ Paikee 2			
			817/ Paikee 3			
			817/ Paikee 4			
			815/ Paikee 1	00	09	10
			815/1			
			815/2/ Paikee 3	00	00	40
			815/2/ Paikee 2			
			814	00	24	05
			813	00	17	50
			807	00	17	75
			808	00	25	25
			809	00	01	50
			Road	00	07	90
			803	00	08	70
			802	00	41	25
			800/ Paikee 1	00	30	80
			797/ Paikee 1	01	32	05
			1154/ Paikee Travers Kharabo	00	75	25
10	Bhachau	Vondh	1403/2	00	15	15
			1403/1	00	65	50
			1404	00	26	25
			1405	00	14	50
			Road	00	07	50
			1416/ Paikee 1	00	14	50
			1416/ Paikee 2	00	13	55
			1417/ Paikee 1	00	09	95
			1395	00	13	00
			1421/1	00	41	25
			817/ Paikee 1	00	03	30
			815/3	00	29	00
			815/2	00	22	40
			815/1	00	06	30
			814/1	00	44	55
			811/3	00	00	60
			811/2	00	05	60
			811/1	00	19	75
			Road	00	11	25
			810	00	03	65
			809	00	10	25
			1410	00	54	25
			1393	00	60	50
			1435	07	86	80
			1429/ Paikee 1	00	29	75

By order and in the name of the Governor of Gujarat,

RAVI SOLANKI,
Chief Engineer & Add. Secretary to Government .

નર્મદા જળસંપત્તિ પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૧મી મે, ૨૦૧૪.

ક્રમાંક : જીએન/૧૮/વીડબલ્યુએસ/૧૦૨૦૧૨/૧૮૨/ખ-૪.-- આથી ગુજરાત સરકારને ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનોમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ની કલમ-૧ થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના નર્મદા જળસંપત્તિ પાણી પુરવઠા અને કલ્પસર વિભાગના જાહેરનામા ક્રમાંક : જીએન-૧૬/વીડબલ્યુએસ/૧૦૨૦૧૨/૧૮૨/ખ-૪ તા. ૨૭મી નવેમ્બર ૨૦૧૩થી તે સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનોમાં અગાઉ નાંખેલ પીવાના પાણીની પાઈપલાઈનના હેતુ માટે જમીનોમાંના વપરાશકારોનો હક્ક સંપાદિત કરવાનો ઈરાદો જાહેર કરેલ છે.

આ જાહેરનામામાં પ્રસિધ્ધ થયેલ વિગતો સામાન્ય જનતાને ૨૫/૧૨/૨૦૧૩ થી ૨૪/૦૧/૨૦૧૪ સુધી રાજકોટ જિલ્લાના માળીયા થી ભચાઉ (વોંઘ) જિલ્લા કચ્છના ૧૦ ગામને આવરી લેતા ગામોને ઉપલબ્ધ કરાવવામાં આવી હતી.

અને આ સાથે હવે સીનીયર મેનેજર (સીવીલ) અને સક્ષમ અધિકારીશ્રીએ કલમ-૬ ની પેટા કલમ-૧ હેઠળ ગુજરાત સરકારને દરખાસ્ત રજૂ કરેલ છે.

આથી રાજ્ય સરકારે ઉક્ત દરખાસ્તથી સંતોષ થયા બાદ વિચારણાનાં અંતે જાહેર કરેલ છે કે આ જાહેરનામા સાથે અનુસૂચિમાં વર્ણન કરેલ જમીનોમાં અગાઉ નાંખેલ પીવાના પાણી માટે વપરાશકારોનો હક્ક સંપાદિત કરવામાં આવે છે.

અને કલમ-૬ ની પેટા કલમ-૪ અન્વયેની સત્તા હેઠળ રાજ્ય સરકારે આદેશ કરેલ છે કે આ જમીનોમાંના વપરાશકારોનો સંપાદિત હક્ક રાજ્ય સરકારના નિહિત થવાને ગુજરાત વોટર ઈન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, એન. સી. ૯, મ્યુનિસિપલ, ટયુબવેલ નં.-૪ની બાજુમાં, અંજાર-ભુજ સ્ટેટ હાઈવે અંજાર, જિલ્લો : કચ્છ, ફોન નં. : ૦૨૮૩૬ ૨૪૦૮૭૭ ને કોઈપણ જાતના બોજા રહિત આ જાહેરનામું પ્રસિધ્ધ થાય તે તારીખથી નિહિત થશે.

જમીનમાં વપરાશકારોના હક્ક સંપાદન થતી જમીનની વિગતો

અનુસૂચિ-૬(૧)

જિલ્લો : રાજકોટ

રાજ્ય : ગુજરાત

અ.નં.	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૧	માળીયા	ખીરઈ	રોડ	૦૦	૦૬	૨૫
			૧૦૨/૩ પૈકી ૧	૦૦	૩૧	૬૦
			૧૦૨/૨/ પૈકી ૧	૦૦	૨૦	૭૦
			૧૦૦	૦૦	૨૨	૫૦
			૧૦૨/૧/પૈકી ૧	૦૦	૦૬	૨૫
			૧૦૧/પૈકી ૧	૦૦	૦૩	૪૦
૨	માળીયા	માળીયા	૬૨૩	૦૦	૩૩	૨૫
			૬૨૪	૦૦	૩૩	૩૦
			૬૨૫	૦૦	૦૦	૭૦
			૬૨૧/ પૈકી ૧	૦૦	૨૫	૦૦
			૬૮૮	૦૦	૦૦	૧૦
			રોડ	૦૦	૦૮	૫૦

અ.નં.	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૨	માળીયા	માળીયા	૭૦૨	૦૦	૧૩	૨૫
			૭૦૧	૦૦	૦૦	૩૫
			૭૦૩/ પૈકી ૧	૦૦	૧૩	૭૫
			૭૦૩/ પૈકી ૨	૦૦	૧૭	૫૦
			૭૦૩/ પૈકી ૩	૦૦	૦૮	૦૦
			૭૦૦	૦૦	૦૦	૮૦
			૬૮૮	૦૦	૦૬	૦૦
			૬૮૮/ પૈકી ૧/ પૈકી ૪	૦૦	૪૨	૦૦
			૬૮૭	૦૦	૦૫	૫૦
			રોડ	૦૦	૦૨	૫૦
			૭૭૪/ પૈકી ૧	૦૦	૪૩	૭૫
			૭૬૭	૦૦	૨૨	૫૦
			૭૬૬	૦૦	૦૬	૩૦
			૭૬૫	૦૦	૦૫	૦૦
			૭૫૧	૦૦	૧૪	૨૫
			૭૬૨/ પૈકી ૧	૦૦	૨૪	૨૫
			૭૬૨/ પૈકી	૦૦	૧૩	૭૫
			૭૫૮/ પૈકી ૨	૦૦	૨૦	૨૫
			૭૫૮/ પૈકી ૧	૦૦	૦૪	૭૫
			રોડ	૦૦	૦૨	૫૦
			૧૦૦૦	૦૦	૩૪	૮૫
			૧૦૧૮/ પૈકી ૧	૦૦	૦૧	૭૫
			૧૮૦૮/ પૈકી ૧	૦૦	૨૮	૦૦
			૧૦૦૨/ પૈકી ૨	૦૦	૩૧	૨૫
			રોડ	૦૦	૦૩	૫૦
			૧૦૧૪	૦૦	૨૨	૩૦
			૧૦૧૫/ પૈકી	૦૦	૧૧	૪૩
			૧૮૧૨/ પૈકી ૧	૦૦	૦૮	૭૫
			૧૦૧૨	૦૦	૧૮	૩૦
			૧૦૧૧	૦૦	૦૦	૧૦
			૧૮૧૧/ પૈકી ૧	૦૦	૪૨	૦૫
			૧૧૪૫	૦૦	૧૧	૭૫
			૧૧૪૪	૦૦	૦૨	૫૦
			૧૧૨૪/ પૈકી ૧	૦૦	૧૫	૮૫
			૧૧૨૫	૦૦	૧૮	૫૫
			૧૧૨૬/ પૈકી ૧	૦૦	૧૬	૦૦
			૧૧૪૩/ પૈકી ૧	૦૦	૦૦	૬૫
			રોડ	૦૦	૦૨	૬૫
			૧૧૨૮/ પૈકી ૧	૦૦	૦૦	૩૦
			૧૧૪૨	૦૦	૧૬	૨૫
			૧૧૪૧	૦૦	૧૭	૫૦
			૧૧૩૫/ પૈકી ૧	૦૦	૩૫	૮૦

અ.નં.	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૨	માળીયા	માળીયા	૧૧૩૭	૦૦	૦૦	૧૫
			૧૧૩૩/ પૈકી ૧	૦૦	૨૦	૦૦
			રોડ	૦૦	૦૩	૨૫
			૧૫૫૭/ પૈકી ૨	૦૦	૧૧	૧૫
			૧૫૫૮/ પૈકી ૧ + પૈકી ૨	૦૦	૨૫	૦૫
			૧૧૩૩/ પૈકી	૦૦	૦૩	૮૫
			૧૫૫૮/ પૈકી ૧	૦૦	૧૩	૬૫
			૧૫૮૮/ પૈકી ૧	૦૦	૦૧	૧૦
			૧૫૬૫	૦૦	૦૨	૫૦
			૧૫૮૮/ પૈકી ૧	૦૦	૧૩	૨૫
			૧૫૮૭/ પૈકી ૨	૦૦	૧૫	૭૫
			૧૫૮૬/ પૈકી ૧	૦૦	૦૦	૧૦
			૧૫૮૫/૧/ પૈકી ૪	૦૦	૩૫	૫૦
૩	માળીયા	હરીપર	૧૨૨/૧	૦૦	૦૦	૪૦
			રોડ	૦૦	૩૩	૩૦
			૧૧૮/૧	૦૦	૪૨	૨૫
			૧૧૩/ પૈકી ૧	૦૦	૦૦	૪૦
			૧૧૨/ પૈકી ૧	૦૦	૧૬	૫૦
			૧૧૧	૦૦	૧૫	૭૫
			રોડ	૦૦	૧૨	૦૦
			૧૫૬/ પૈકી ૧	૦૦	૪૦	૭૫
			૧૫૫/ પૈકી ૧	૦૦	૪૭	૭૫
			૧૫૮/ પૈકી ૧	૦૦	૩૨	૫૦
			૧૬૦/ પૈકી ૧	૦૦	૩૫	૨૫
			રેલ્વે	૦૦	૧૩	૭૫
			૨૫/ પૈકી ૧/ પૈકી ૧	૦૦	૩૮	૦૦
			૩૨	૦૦	૦૧	૬૦
			૩૧	૦૦	૩૬	૮૦
			૨૭/ પૈકી ૧	૦૦	૦૦	૪૦
			૨૮/ પૈકી ૨	૦૦	૧૦	૦૫
			૨૮	૦૦	૧૮	૮૦
			૩૦/ પૈકી ૨	૦૦	૦૨	૮૫
			રોડ	૦૦	૫૫	૪૦
			૧૭/ પૈકી ૨	૦૦	૦૧	૮૫
			૧૫	૦૦	૧૨	૭૫
			ફીક (સરકારી જમીન)	૦૮	૪૨	૭૦
			એન.એચ. ૨૭	૦૪	૦૩	૨૫
	જીલ્લો : કચ્છ					
૪	ભચાઉ	શીકારપુર	૭૮૦ ફોરેસ્ટ	૦૪	૨૩	૭૫
			૮૪	૦૦	૦૩	૭૫
			૮૨	૦૦	૪૦	૫૦
			૮૧/૨	૦૦	૨૭	૭૫
			૭૮૦ ફોરેસ્ટ	૦૨	૮૩	૭૫

અ.નં.	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૪	ભચાઉ	શીકારપુર (ચાલુ)	૮૦	૦૦	૨૧	૬૦
			રોડ	૦૦	૧૦	૪૫
			૭૮૦ ફોરેસ્ટ	૦૧	૮૩	૫૦
			૨૧/૩	૦૦	૨૧	૭૫
			૩૫/૧	૦૦	૩૫	૦૦
			૩૫/૨			
			૩૫/૨/ પૈકી ૨			
			૩૫/૩			
			૩૩	૦૦	૩૬	૭૫
			૨૪/૪	૦૦	૧૭	૨૫
			૨૪/૨	૦૦	૦૫	૫૫
			રોડ	૦૦	૦૮	૭૫
			૭૭૨/૩	૦૦	૦૨	૬૦
			૭૭૨/૪	૦૦	૧૫	૧૫
			૭૭૨/૨	૦૦	૦૦	૧૫
			૭૭૨/૧	૦૦	૩૮	૨૫
			૭૭૧/૧	૦૦	૨૦	૦૦
			રોડ	૦૦	૧૧	૨૫
			૭૬૮/૨	૦૦	૧૦	૮૦
			૭૬૮/૧	૦૦	૨૮	૦૦
			૮૩/૧	૦૦	૨૨	૦૫
			૮૩/૨	૦૦	૨૨	૨૦
			૮૫/ પૈકી ૨	૦૦	૧૭	૫૦
			૭૮૦/૧ પૈકી	૦૧	૮૫	૦૦
			૮૬/ પૈકી ૧	૦૦	૦૩	૪૦
			૭૮૦/ પૈકી ૧	૦૦	૭૮	૦૦
			૮૮	૦૦	૩૦	૦૦
			૭૮૦/ પૈકી ૧	૦૦	૩૬	૨૫
			૮૪/૧	૦૦	૨૪	૩૦
			૮૪/૨	૦૦	૩૩	૦૦
			૮૫	૦૦	૧૫	૦૦
			૭૮૦/ પૈકી ૧	૦૦	૫૦	૫૦
			૧૦૩	૦૦	૦૭	૫૦
			૭૮૦/૧ પૈકી	૦૦	૧૭	૫૦
			૧૦૧/ પૈકી ૧	૦૦	૨૫	૦૦
			૧૦૨	૦૦	૦૬	૫૦
			૭૮૦/૧ પૈકી	૦૧	૫૧	૨૫
			ફીક (સરકારી જમીન)	૦૭	૦૦	૦૨
			એન. એચ. ૨૭	૧૨	૮૩	૬૮
૫	ભચાઉ	વાંઢીયા	રોડ	૦૦	૫૫	૭૫
			૫૮૦	૦૦	૦૧	૧૦
			૫૮૨	૦૦	૧૮	૨૫

અ.નં.	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૫	ભચાઉ	વાંઢીયા (ચાલુ)	૫૮૩/૩	૦૦	૩૨	૭૫
			૫૮૩/૨	૦૦	૦૭	૭૫
			૫૮૩/૧	૦૦	૧૪	૫૦
			રોડ	૦૦	૦૭	૨૫
			૫૮૦/૧	૦૦	૨૮	૫૦
			૫૮૨/ પૈકી ૧/૧	૦૦	૩૩	૭૫
			૫૮૨/૨	૦૦	૦૭	૦૦
			૫૮૩/૧	૦૦	૩૦	૨૫
			રોડ	૦૦	૨૮	૫૦
			૫૩૭/૨	૦૦	૩૧	૦૦
			૫૩૭/૧	૦૦	૪૬	૦૦
			૫૩૬/૧	૦૦	૨૭	૨૫
			૫૩૫/૧	૦૦	૦૨	૨૫
			૫૩૫/૨	૦૦	૦૩	૨૫
			રોડ	૦૦	૦૩	૭૫
			૫૩૪/૨	૦૦	૬૫	૫૦
			૫૨૮/૨	૦૦	૧૪	૧૫
			૫૨૮/૧/ પૈકી ૧/૧ પૈકી	૦૦	૧૪	૭૦
			૫૨૮/૧/ પૈકી ૨	૦૦	૫૨	૭૮
			૫૨૬	૦૦	૦૧	૮૫
			૫૨૫/૩	૦૦	૪૮	૦૫
			૫૨૫/૨	૦૦	૨૭	૭૫
			૫૨૫/૧	૦૦	૨૩	૨૫
			૫૨૪/૩	૦૦	૨૬	૫૦
			૫૨૪/૧	૦૦	૩૦	૭૫
			રોડ	૦૦	૦૪	૫૦
			૫૦૦	૦૦	૧૨	૫૦
			૪૪૮/૧	૦૦	૧૩	૭૦
			૪૪૮/૨	૦૦	૩૦	૦૦
			૬૮૧/ પૈકી ૨	૦૦	૨૩	૨૫
			૬૮૧/ પૈકી ૧	૦૦	૨૨	૫૦
			૬૮૦/૨	૦૦	૨૦	૭૫
			૬૮૦/૧/ પૈકી ૧	૦૦	૨૦	૦૦
			૬૮૮/૨	૦૦	૦૮	૨૫
			૬૮૮/૧	૦૦	૪૪	૨૫
			૬૮૮/૩	૦૦	૨૨	૦૦
			૬૮૬/૧	૦૦	૧૭	૭૫
			૬૮૬/૨	૦૦	૦૬	૨૦
			૬૮૬/૩	૦૦	૩૩	૦૦
			૬૮૬/૪	૦૦	૦૪	૨૫
			૬૮૫/૨	૦૦	૨૮	૨૫
			૬૮૫/૧	૦૦	૨૫	૨૫

અ.નં.	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૫	ભચાઉ	વાંદીયા (ચાલુ)	૬૭૬/૧	૦૦	૬૩	૨૫
			૬૭૭/૧	૦૦	૦૧	૬૦
			૬૭૬/૩	૦૦	૦૮	૮૫
			૬૭૬/૨	૦૦	૨૨	૩૫
			રોડ	૦૦	૭૧	૨૦
			૭૪૮/ પૈકી ૧	૦૦	૧૨	૫૦
			૭૪૮/૧	૦૦	૩૨	૭૫
			૭૫૨/ પૈકી ૨	૦૦	૦૬	૧૦
			૭૫૧/ પૈકી ૨	૦૦	૪૭	૫૦
			૭૫૩/૧	૦૦	૨૬	૨૫
૬	ભચાઉ	કટારીયા નવા	૪૫	૦૦	૦૨	૦૦
			સરકારી ખરાબો	૦૦	૦૬	૬૦
			૪૪/ પૈકી ૧/૩	૦૦	૨૨	૩૦
			૪૪/ પૈકી ૧/૨	૦૦	૧૮	૭૦
			૪૪/ પૈકી ૧/૧	૦૦	૨૦	૨૦
			૪૩/૧/ પૈકી ૨	૦૦	૩૬	૫૦
			સરકારી ખરાબો	૦૦	૧૧	૨૫
૭	ભચાઉ	કટારીયા જુના	૮૬૦	૦૦	૩૬	૨૫
			૮૫૮/૨	૦૦	૨૮	૭૫
			૮૫૭	૦૦	૨૭	૦૦
			૮૫૫/૨/ પૈકી ૧	૦૦	૨૩	૩૮
			૮૫૫/૨/ પૈકી ૨	૦૦	૨૩	૩૭
			૮૫૫/૧	૦૦	૩૫	૦૦
			૮૫૪/૨/ પૈકી ૧	૦૦	૧૬	૫૦
			૮૫૪/૨/ પૈકી ૨			
			૮૫૪/૧	૦૦	૧૦	૫૦
			૮૨૪/૩	૦૦	૦૩	૦૦
			૮૨૪/૨	૦૦	૨૩	૫૫
			૮૨૫/૧	૦૦	૧૫	૭૫
			૮૨૫/૨	૦૦	૪૭	૨૫
			૮૩૨	૦૦	૪૫	૫૦
			૮૩૧/ પૈકી ૧	૦૦	૦૦	૨૫
			૮૩૩/૧	૦૦	૧૮	૭૫
			૮૩૩/૨	૦૦	૩૭	૨૫
			રોડ	૦૦	૧૮	૦૦
			૮૩૮/૩	૦૦	૧૪	૨૫
			૮૩૮/૪	૦૦	૩૩	૦૦
			૮૩૮/ પૈકી ૨	૦૦	૦૦	૫૦
			૮૪૦/૧	૦૦	૨૪	૦૦
			૮૪૦/૨	૦૦	૧૩	૭૫
			૮૪૦/૩	૦૦	૧૮	૭૫
			૮૩૮/૧	૦૦	૨૭	૦૦

અ.નં.	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૭	ભચાઉ	કટારીયા જુના (ચાલુ)	૮૪૧	૦૦	૪૦	૦૦
			રોડ	૦૦	૧૮	૭૫
			૮૫૨/૨	૦૦	૦૦	૫૦
૮	ભચાઉ	સામખીયાળી	રોડ	૦૦	૦૮	૭૫
			૬૮૬/૧	૦૦	૪૮	૫૦
			૬૮૬/૨	૦૦	૨૩	૭૫
			૬૮૫/૨	૦૦	૨૭	૦૦
			૬૮૪/૨	૦૦	૨૭	૨૫
			૬૮૪/૧	૦૦	૦૮	૫૦
			૬૮૨	૦૦	૩૫	૦૦
			૬૮૧	૦૦	૬૫	૦૦
			૬૮૮/૩	૦૦	૨૧	૦૦
			૬૮૮/૨	૦૦	૨૪	૦૦
			૬૮૦	૦૦	૦૨	૭૫
			૬૮૮/૧	૦૦	૪૮	૦૦
			૬૮૭/૨	૦૦	૧૪	૨૦
			૬૮૭/૧	૦૦	૦૫	૦૫
			૬૮૫/૨	૦૦	૦૧	૧૦
			૬૮૫/૧	૦૦	૬૭	૭૫
			૬૮૪/૧	૦૦	૪૫	૨૫
			૬૮૪/૨	૦૦	૦૭	૭૫
			૬૮૨/૨	૦૦	૭૮	૭૫
			રોડ	૦૦	૦૫	૫૦
			૬૮૧/૩	૦૦	૧૭	૫૦
			૬૮૧/૨	૦૦	૦૮	૨૫
			૬૮૧/૧	૦૦	૪૮	૦૦
			૬૭૮	૦૦	૫૭	૪૫
			૬૭૮/૩	૦૦	૦૬	૧૫
			૬૭૮/૧	૦૦	૦૦	૮૦
			૬૭૮/૨	૦૦	૩૪	૦૦
			૬૭૮/૧/પૈકી	૦૦	૩૧	૫૦
			૬૭૭	૦૦	૧૭	૭૫
			૬૭૬	૦૦	૨૨	૦૦
			રોડ	૦૦	૦૪	૧૦
			૬૪૦/૨	૦૦	૩૬	૦૦
			૬૪૦/૧	૦૦	૫૪	૩૫
			૬૪૦/૧/ પૈકી ૧	૦૦	૦૪	૦૫
			૬૪૧/૧	૦૦	૦૪	૦૫
			૬૪૬/૨	૦૦	૪૩	૮૦
			૬૪૫	૦૦	૧૪	૭૫
			૬૪૭/૨	૦૦	૧૨	૫૦
			૬૪૭/૧	૦૦	૩૫	૫૩

અ.નં.	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૮	ભચાઉ	સામખીયાળી (ચાલુ)	રોડ	૦૦	૦૫	૦૦
			૬૫૫/ પૈકી ૧	૦૦	૧૦	૨૫
			૬૪૮/૧	૦૦	૧૬	૭૫
			૬૪૮/૨	૦૦	૨૨	૭૫
			૬૪૮/૪	૦૦	૨૦	૨૫
			૬૪૮/૫	૦૦	૩૮	૦૦
			૬૪૯	૦૦	૦૧	૬૦
			૫૨૬	૦૦	૫૦	૪૦
			૫૨૫	૦૦	૨૪	૩૦
			૫૨૩	૦૦	૦૦	૭૦
			૫૨૪	૦૦	૨૪	૭૦
			૬૫૧	૦૦	૦૪	૭૦
			૩૫	૦૦	૦૦	૪૫
			૩૩	૦૦	૫૮	૦૦
			૩૪	૦૦	૫૯	૮૫
			રોડ	૦૦	૦૮	૬૫
			૩૭/ પૈકી ૧	૦૦	૦૧	૫૫
			૨૩	૦૦	૦૦	૬૦
			૨૨/ પૈકી ૧	૦૦	૧૯	૦૦
			૨૨/ પૈકી ૨	૦૦	૪૬	૦૦
			૧૧/ પૈકી ૧	૦૦	૧૬	૧૫
			૧૧/ પૈકી ૨	૦૦	૧૬	૧૦
			૧૨/ પૈકી ૧	૦૦	૨૩	૧૦
			૧૨/ પૈકી ૨	૦૦	૨૩	૧૫
			૧૩	૦૦	૫૧	૫૦
			૧૪	૦૦	૫૭	૫૦
			૭	૦૦	૦૦	૯૦
			રોડ	૦૦	૧૫	૮૫
			૫૨૦/૧	૦૦	૨૩	૨૫
			૫૧૮	૦૦	૩૧	૮૫
			૫૨૦/૨	૦૦	૦૫	૯૦
			૫૧૯/ પૈકી ૧, ૫૧૯/ પૈકી ૨	૦૦	૭૫	૦૦
			રોડ	૦૦	૦૪	૦૦
			૪૪૮	૦૦	૦૪	૪૫
			૪૪૩	૦૦	૩૯	૮૦
			૪૪૫	૦૦	૦૦	૫૫
			૪૪૪/ પૈકી ૧	}	૮૦	૦૫
			૪૪૪/ પૈકી ૨			
			૪૩૭/ પૈકી ૧			
			રોડ	૦૦	૨૦	૦૦
			૩૬૯	૦૦	૨૫	૦૦
			૩૬૮/ પૈકી ૩	૦૦	૪૯	૬૦
			૩૬૭	૦૦	૦૯	૨૫
			રોડ	૦૦	૦૪	૦૦

અ.નં.	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૮	ભચાઉ	સામખીયાળી (ચાલુ)	૨૮૧/૨	૦૦	૧૮	૭૫
			૨૮૧/૧	૦૦	૧૪	૦૦
			રોડ	૦૦	૦૩	૭૫
			૨૮૫/૨/ પૈકી ૨	૦૦	૧૫	૫૦
			૨૮૫/૨/ પૈકી ૧			
			૨૮૬/ પૈકી ૧	૦૦	૬૪	૦૦
			૨૮૬/ પૈકી ૨			
			૨૮૬/ પૈકી ૩			
			૩૦૦	૦૦	૨૦	૭૫
			૩૦૧	૦૦	૨૭	૦૦
			રોડ	૦૦	૦૩	૦૦
			૩૦૭	૦૦	૨૧	૨૫
			૩૧૧	૦૦	૨૮	૫૦
			૩૧૨	૦૦	૪૨	૫૦
			૩૧૦	૦૦	૨૦	૨૫
			૩૧૭	૦૦	૫૦	૭૫
			રોડ	૦૦	૦૪	૨૫
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			૩૧૮	૦૦	૧૩	૬૫
			૩૨૧/૧	૦૦	૩૫	૭૫
			૩૨૩/૩	૦૦	૧૩	૨૦
			૩૨૩/૨	૦૦	૨૮	૮૫
			૩૨૪	૦૦	૧૩	૦૫
			૩૨૩/૧	૦૦	૧૪	૮૦
			૩૨૫	૦૦	૦૨	૦૫
			૩૨૬	૦૦	૬૩	૮૫
			૩૨૭	૦૦	૪૭	૦૦
			૩૩૦	૦૦	૨૦	૭૫
			૩૩૨/ પૈકી ૧ + ૩૩૨/ પૈકી ૨	૦૦	૭૩	૨૫
૯	ભચાઉ	છડવાડા	૩૮૫	૦૦	૪૬	૦૦
			૩૮૬	૦૦	૫૬	૫૦
			રોડ	૦૦	૦૫	૦૦
			૪૮૧	૦૦	૬૫	૭૫
			૪૮૨/ પૈકી ૧	૦૦	૪૪	૪૦
			૪૮૫/ પૈકી ૨/૧	૦૦	૮૬	૭૫
			૪૮૦	૦૦	૩૩	૬૦
			૪૮૮	૦૦	૧૭	૩૫
			૪૮૧	૦૦	૪૭	૫૦
			રોડ	૦૦	૦૬	૭૫
			૫૦૧/૨/ પૈકી ૧	૦૦	૪૭	૫૦
			૫૦૨	૦૦	૪૪	૨૫
			૫૦૩	૦૦	૪૫	૦૦
			૫૬૧	૦૦	૩૩	૦૦
			૫૬૦/ ૧	૦૦	૨૫	૭૫

અ.નં.	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૯	ભચાઉ	છડવાડા (ચાલુ)	૫૬૨/ પૈકી ૧	૦૦	૪૯	૨૫
			૫૬૨/ પૈકી ૨			
			૫૬૩			
			૫૭૦/ પૈકી ૧	૦૦	૦૭	૯૦
			૫૬૯/ પૈકી ૧	૦૦	૪૪	૦૫
			રોડ	૦૦	૦૭	૫૦
			૮૨૫/ પૈકી ૧	૦૦	૮૭	૦૫
			૮૨૫/ પૈકી ૨			
			૮૨૫/ પૈકી ૩			
			૮૨૪/ પૈકી	૦૦	૩૫	૦૦
			૮૨૧/૧	૦૦	૧૧	૬૦
			૮૨૧/૨	૦૦	૩૨	૦૦
			૮૨૦	૦૦	૧૮	૮૫
			૮૧૮	૦૦	૩૦	૫૦
			૮૧૭/ પૈકી ૧	૦૦	૬૨	૨૫
			૮૧૭/ પૈકી ૨			
			૮૧૭/ પૈકી ૩			
			૮૧૭/ પૈકી ૪			
			૮૧૫/ પૈકી ૧	૦૦	૦૯	૧૦
			૮૧૫/૧			
			૮૧૫/૨/ પૈકી ૩	૦૦	૦૦	૪૦
			૮૧૫/૨/ પૈકી ૨			
			૮૧૪	૦૦	૨૪	૦૫
			૮૧૩	૦૦	૧૭	૫૦
			૮૦૭	૦૦	૧૭	૭૫
			૮૦૮	૦૦	૨૫	૨૫
			૮૦૯	૦૦	૦૧	૫૦
			રોડ	૦૦	૦૭	૯૦
			૮૦૩	૦૦	૦૮	૭૦
			૮૦૨	૦૦	૪૧	૨૫
			૮૦૦/ પૈકી ૧	૦૦	૩૦	૮૦
			૭૯૭/ પૈકી ૧	૦૧	૩૨	૦૫
			૧૧૫૪/ પૈકી ટાવર્સ ખરાબો	૦૦	૭૫	૨૫
૧૦	ભચાઉ	વોધ	૧૪૦૩/૨	૦૦	૧૫	૧૫
			૧૪૦૩/૧	૦૦	૬૫	૫૦
			૧૪૦૪	૦૦	૨૬	૨૫
			૧૪૦૫	૦૦	૧૪	૫૦
			રોડ	૦૦	૦૭	૫૦
			૧૪૧૬/ પૈકી ૧	૦૦	૧૪	૫૦
			૧૪૧૬/ પૈકી ૨	૦૦	૧૩	૫૫
			૧૪૧૭/ પૈકી ૧	૦૦	૦૯	૯૫
			૧૩૯૫	૦૦	૧૩	૦૦
			૧૪૨૧/૧	૦૦	૪૧	૨૫

અ.નં.	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
૧૦	ભચાઉ	વોધ (ચાલુ)	૮૧૭/ પૈકી ૧	૦૦	૦૩	૩૦
			૮૧૫/૩	૦૦	૨૮	૦૦
			૮૧૫/૨	૦૦	૨૨	૪૦
			૮૧૫/૧	૦૦	૦૬	૩૦
			૮૧૪/૧	૦૦	૪૪	૫૫
			૮૧૧/૩	૦૦	૦૦	૬૦
			૮૧૧/૨	૦૦	૦૫	૬૦
			૮૧૧/૧	૦૦	૧૮	૭૫
			રોડ	૦૦	૧૧	૨૫
			૮૧૦	૦૦	૦૩	૬૫
			૮૦૮	૦૦	૧૦	૨૫
			૧૪૧૦	૦૦	૫૪	૨૫
			૧૩૯૩	૦૦	૬૦	૫૦
			૧૪૩૫	૦૭	૮૬	૮૦
			૧૪૨૮/ પૈકી ૧	૦૦	૨૮	૭૫

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રવિ સોલંકી,

સરકારના મુખ્ય ઈજનેર અને અધિક સચિવ.



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. LV]

TUESDAY, JUNE 3, 2014/JYAISTHA 13, 1936

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

HEALTH AND FAMILY WELFARE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th May, 2014.

GUJARAT PROFESSIONAL MEDICAL EDUCATIONAL COLLEGES OR INSTITUTIONS (REGULATION OF ADMISSION AND FIXATION OF FEES) ACT, 2007.

No.GP/12/MCG/1014/402/J :- In exercise of the powers conferred by sub-section (1) of section 20 read with section 4 of the Gujarat Professional Medical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj.3 of 2008), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Professional Medical Educational Courses (Regulation of Admission and Payment of Fees) Rules, 2009, namely:-

1. These rules may be called the Gujarat Professional Medical Educational Courses (Regulation of Admission and Payment of Fees) (Amendment), Rules 2014.
2. In the Gujarat Professional Medical Educational Courses (Regulation of Admission and Payment of Fees) Rules, 2009, in rule 13, in sub-rule (1), for figure and word '30th September', the figure and word '31st October', shall be substituted.

By order and in the name of the Governor of Gujarat,

T. R. SIDHPURA,
Under Secretary to Government.



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. LV] WEDNESDAY, JUNE 4, 2014/JYAISTHA 14, 1936

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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

ROADS AND BUILDINGS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st May, 2014.

GUJARAT PROFESSIONAL CIVIL ENGINEERS ACT, 2006.

No.WBP/1/2014/102006/7/Part-4/C : - WHEREAS certain draft rules were published as required under the provision of section 34 of the Gujarat Professional Civil Engineers Act, 2006 [Guj. 19 of 2006] at pages 58-3 to 58-26 in the Gujarat Government Gazette, Extra Ordinary Part IV-B dated 11th February 2014 under Government Notification Roads and Building Department No.WBP/1/2014/102006/7/ Part-4/C, Dated the 30th January 2014 inviting Objections or Suggestions from all persons likely to be affected thereby within a period of thirty days from the date of publication of the said notification in the *Official Gazette*.

AND WHEREAS, No Objections or Suggestions are received from the public on the said draft.

Now THEREFORE, in exercise of the powers conferred by section 34 of the Gujarat Professional Civil Engineers Act, 2006 (Guj. 19 of 2006) the Government of Gujarat hereby makes the following rules, namely.

By Order and in the name of Government of Gujarat.

J. V. SHAH,

Under Secretary (H.Q.)
Roads and Buildings Department
Government of Gujarat

THE GUJARAT PROFESSIONAL CIVIL ENGINEERS RULES, 2014**Preliminary**

1. Short title
2. Definitions

CHAPTER I**Election to the Council**

1. Election to the Council
2. Duration of office
3. Dates of election
4. Appointment of Returning Officer
5. Members eligible to vote
6. List of voters
7. Eligibility of member to contest Election
8. Constituency
9. Nomination of candidate for Election
10. Nomination Fee
11. Scrutiny of nominations
12. Preparation of lists of valid nominations
13. Withdrawal of nominations
14. Intimation of final list of nominations to candidates and voters
15. Death or cessation of membership of a candidate
16. Candidates deemed to be elected in case only one candidate contesting and fresh notification if no Candidate for Contest
17. Manner of Casting Vote
18. Admissible number of votes to a voter
19. Polling Booths
20. Polling Officers
21. Appointment of Election Observers
22. Arrangement of Voting Chamber
23. Ballot Paper
24. Presence of the candidates and their authorized representatives at the polling booths
25. Appointment of assistants/scrutinizers
26. Procedure of voting at the polling booth
27. Grounds for declaring ballot papers invalid
28. Appointment of time and date for the counting of votes
29. Counting of votes and declaration of results
30. Notification of the declaration of results
31. Election not to be invalid due to accidental omission
32. Duties of the Returning Officer
33. Decision of the Returning Officer to be final
34. Records to be kept by Polling Officer
35. Presence of candidates or their authorized representatives at the place of counting of votes
36. Re-counting of Votes
37. Dispute on election matters
38. Disciplinary action against member in connection with the conduct of election

CHAPTER II**Procedure of inquires relating to professional misconduct**

39. Complaints and enquiries relating to professional or other misconduct of members
40. Time limit for entertaining complaint or information
41. Procedure in enquiry before the Disciplinary Committee
42. Procedure in a hearing before the Council

CHAPTER III**Miscellaneous**

43. Fees to be charged
44. Mode of payment of fees
45. Power to withdraw or cancel certificate
46. Certificate of membership
47. Certificate of Practice
48. Cancellation of certificate of practice
49. Notification of removal of membership
50. Restoration of membership
51. Restoration of Certificate of practice
52. Renewal of Registration for Professional Engineers
53. Issuance of Duplicate Registration Certificate or Certificate of Professional Practice

1. Short title :

- (1) These rules may be called the Gujarat Council of Professional Civil Engineers Rules, 2014.
- (2) They shall come into force on the date of their Publication in the *Official Gazette*.

2. Definitions —

In these rules, unless the context otherwise requires:-

- (a) "Act" means the Gujarat Professional Civil Engineers Act, 2006 (Gujarat Act No. 19 of 2006);
- (b) "Annual Meeting" means, in the year of election, the first meeting of the Council held after the declaration of results of election and in any other year, the first meeting of the Council held on or after the first day of October of that year;
- (c) "Allied Professional" includes:
 - (i) Architect defined in the Council of Architect Act;
 - (ii) Geologist holding a university degree in Geology;
 - (iii) Hydrologist holding a university degree in Hydrology;
 - (iv) Engineers: Includes any engineer possessing Diploma, Bachelor Degree or Post Graduate Degree or Doctorate from any institution recognized by AICTE in any branch of engineering;
 - (v) Management Expert: Includes any person having a Degree of MBA or equivalent as recognized by AICTE;
 - (vi) Such other professional as may be approved by the Council;
- (d) "Appropriate Form" means a Form specified by the Council suitable for the purpose as amended from time to time;
- (e) "Certificate of Practice" means a certificate granted under these Rules entitling the holder to practice as a Professional Civil Engineer in the State of Gujarat;
- (f) "Contractor" means any person, partnership, corporate body or any other legal entity engaged in the business of construction and is licensed and registered as such by the competent authority;
- (g) "Consulting Engineer" means any person, partnership, corporate body or any other legal entity which independently performs study, prepare report, makes design, supervises construction or undertakes any other similar advisory activities in engineering discipline and is licensed and registered as such by the Council;
- (h) "Continued Professional Development" means the systematic maintenance, improvement and broadening of knowledge, understanding and skill and the development of personal qualities necessary for the execution of professional and technical duties throughout the individual's working life;
- (i) "Continuing candidate" means any candidate not elected and not excluded from the poll at any given time;
- (j) "Count" means all the operations involved in the counting of vote recorded for candidates by voters;
- (k) "CPD" means Continued Professional Development;
- (l) "Constituency" means an area covered under various districts for the purpose of election;
- (m) "Creativity" means innovation, invention, hypothesis, theories and such other actions in the realm of engineering profession contributory to development;
- (n) "Credit Point" means quantification of acknowledgement of an Engineer's completion of course achievements as prescribed by the council;
- (o) "Developmental Activities" or Engineering Products" means the products as a result of or the outcome of professional engineering works or engineering profession or both;

- (p) **"Employer"** means an individual person, firm, corporate body, public authority or any other agency who wishes to engage the services of a professional engineer for rendering professional services on engineering and allied works;
- (q) **"Engineering Services"** means services relating to study, survey, investigation, planning preparation of reports, design, supervision, estimation, documentation, evaluation and advising in matters of civil engineering profession and other civil engineering works;
- (r) **"Engineering Design of Building"** means preparation of detailed designs of each component(s) of building for each of the disciplines and various services of buildings, including Structural designs, as per relevant Indian Standards and codal provisions or any standards approved by the Central or State Government or its designated authority. If such Indian Standards or codes are not available, then the international standards or best practice in use, shall be applicable.

This shall also include calculation, drawings, specifications and other required details and documents so as to produce safe, serviceable and durable building structures along with suitable designed standard materials, quality control, adequate detailing, and sufficient required dimensions to achieve the building being designed will have adequate strength and shall perform satisfactory with durability & serviceability during the expected life.
- (s) **"EPE"** means examination for professional engineers administered under the Council based on professional knowledge of any branches of engineering discipline;
- (t) **"Executive Committee"** means the Executive Committee of the Council;
- (u) **"Foreign Professional Engineer"** means the enterprise partly or wholly owned by foreign nationals and a professional engineers firm registered outside India shall be considered as foreign firm irrespective of ownership by nationals and having a branch office in India or adopting a name similar to an expatriate firm;
- (v) **"Foreign University or Institution"** means an Institution established outside India and recognized by the Council as Recognized Engineering Institution as per the guidelines that may be framed by the Council;
- (w) **"Formal Education"** means higher education in any branch of civil engineering or qualification recognized by the Council;
- (y) **"Individual Activities"** means publications of technical articles in recognized journals, part time lecturing and any other participatory activities, etc.
- (z) **"Journal"** means the official journal published by the Council under the name and style as may be decided by council and includes a supplement to the Journal;
- (aa) **"Learned Societies"** means institutions and associations for promotion of knowledge and excellence in engineering and technology;
- (ac) **"Nomination"** means nomination paper submitted by the candidates in a prescribed form duly signed by himself and supported by proposer and seconder and submitted to the competent authority within time limit fixed for the purpose of election of the respective constituency;
- (ad) **"Office"** means the Headquarters of the Council;
- (ac) **"Profession of Civil Engineering"** means engineering education and practices of engineering and technology;
- (ae) **"Project"** means the civil engineering and allied work described in the scope of civil professional services to be rendered by the professional engineer for the employer;
- (af) **"Registered"** means registered under this Act;
- (ag) **"Registered Member"** means a person registered as a member under this Act;
- (ah) **"Register"** means the register of professional civil engineers maintained under section 16;
- (ai) **"Work Based Learning"** means civil engineering related work including management.

CHAPTER I

Election to the Council

3. Election to the Council —

- (1) The council shall consist of **twelve** members including two co-opted members, as under-
- (2) Each from the following constituency, One member shall be elected by Professional civil engineers from amongst themselves, who are registered with the concerned constituency, namely -

- a. **Saurashtra Constituency:** Surendranagar, Rajkot, Bhavnagar, Junagadh, Porbandar, Jamnagar, Devbhumi-Dwarka, Somnath-Gir, Morbi, Botad and Amreli districts including Corporations/Nagar Palika area; - one member
- b. **Ahmedabad Constituency:** Ahmedabad District including corporations/Nagar Palika area; - one member
- c. **North Gujarat Constituency:** Mehsana, Patan, Kutch, Banaskantha, Sabarkantha, Gandhinagar, Aravalli districts including corporations/Nagar Palika area; - one member
- d. **South Gujarat Constituency:** Surat, Valsad, Dang, Navsari, Bharuch, Narmada, Tapi districts including corporations/Nagar Palika area ; - one member
- e. **Madhya Gujarat Constituency:** Panchmahal, Vadodara, Dahod, Kheda, Anand, Chhotaudepur, Mahisagar district including Corporation/Nagarpalika area- one member

Explanation: The area for districts shall be construed as revenue area notified by the State Government under the Gujarat Land Revenue Act, 1879.

- (3) Five members shall be nominated by the State Government as under:-

- (i) one person to be appointed by the State Government in Urban Development and Urban Housing Department from amongst the engineers employed for not less than ten years in the Municipal Corporation of cities in the State constituted under the Gujarat Provincial Municipal Corporation Act, 1949, ex-officio,
- (ii) one person to be appointed by the State Government in the Roads and Buildings Department from among the engineers not below the rank of Chief Engineer employed in the Department and dealing with the subject of buildings, ex-officio,
- (iii) one person to be appointed by the State Government in the Narmada, Water Resources and Water Supply and Kalpsar Department, from amongst the engineers not below the rank of Chief Engineer employed in the Department, ex-officio,
- (iv) Chief Town Planner to the Government of Gujarat, ex-officio,
- (v) one person to be appointed by the Director of Technical Education, Gujarat State, from amongst the professors in the faculties of the civil engineering and applied mechanics of the Universities established by law in the State and the professors of college affiliated to such Universities, imparting education in civil engineering, ex-officio,

- (4) Two persons to be co-opted by the Council from amongst the professional civil engineers.

3. Duration of Office —

- (1) An elected member of the Council shall hold office for a period of three years and shall not require to vacate the membership of the Council even if he changes his professional address from the constituency to another.
- (2) An elected member of the Council whose term of office has expired shall be eligible for re-election not exceeding two consecutive terms.
- (3) Co-opt member shall hold office for a period of three years.
- (4) Elected member shall hold office for a term of three years from the date of his election or until his successor has been duly elected whichever is later.

4. Dates of Election —

In consultation with Returning Officer, the Council shall notify in the leading news paper or Journal, if any or on the website of Council at least sixty days before the date of expiry of the terms of the existing Council, the dates fixed for the following stages of election of members of the Council, namely:

- (a) The last date and time for receipt of nomination;
- (b) The date of the scrutiny of nominations and declaring list of candidates;
- (c) The last date for withdrawal of nominations;
- (d) Final list of candidates;
- (e) The date of polling;
- (f) Any other date or dates for the conduct of election.

5. Appointment of Returning Officer —

- (1) The State Government shall appoint the Returning Officer for the conduct of election.
- (2) Officer not below the rank of Executive Engineer or Additional Collector or class one officer from State Election Commissionerate, or a retired officer in the aforesaid rank, who shall conduct the elections in accordance with the provisions of these rules.

6. Members eligible to vote —

- (1) Subject to the other provisions of these rules, a person whose name is borne on the Register on the 1st day of July of the year in which the election to the Council is to take place, shall be eligible to vote in the election from the constituency within whose territorial jurisdiction his professional address falls on the said date provided that his name has not been removed from the Register after the said date and before the date of declaration of election:

Provided that in case if the professional address is not borne on the Register on the relevant date, the residential address borne on the Register shall determine his constituency;

- (2) In the case of members having their professional addresses outside India and eligible to vote, their constituencies shall be determined according to their professional addresses in Gujarat registered immediately before he went abroad or out of Gujarat the residential addresses in Gujarat borne on the register on the relevant date, whichever is earlier.

7. List of voters —

- (1) At least ninety days before the date of expiry of the term of the existing Council, the Returning Officer shall prepare a list of members in each constituency eligible to vote, showing inter alias distinctly and separately whether any particular member is a member entitle to vote or not;
- (2) Subject to the other provisions of these rules, the address published in the list of members eligible to vote shall be final for determining the manner in which a member is entitled to cast his vote or the constituency or the polling booth to which he/she belongs for the purpose of casting his vote.

8. Eligibility of member to contest Election —

Any member whose name is borne on the Register as a member as on the first day of July of the year in which election is held and whose name continues to be there on the Register on the date of declaration of election, shall be eligible to contest election to the Council from the constituency in which his professional address is included as a voter.

9. Constituency —

Member shall be eligible to stand as a candidate for election to the Council from his constituency specified in rule 3 and shall not be eligible to contest election from more than one constituency.

Explanation: Member constituency shall mean and include a place where his name appears in registers of members as on 1st July of the year in which election is to be held.

10. Nomination for candidate for Election —

- (1) The Council shall not less than ninety days before the date of expiry of the term of the existing Council, notify in the Journal, if any or on the website of the Council or in news paper, the number of persons to be elected from each constituency and call for nominations of candidates for election to each constituency by a specified date which shall not be less than fourteen days from the issue of the notification.
- (2) The nomination of a candidate shall be in the **Form I** duly signed by the candidate and by one proposer and one seconder all of whom shall be persons entitled to vote in the proposed election and shall be delivered so as to reach the Returning Officer not later than the last date fixed for receipt of nominations.
- (3) The nomination shall be accompanied by a statement duly completed, signed and verified by the candidate containing information concerning the candidate in respect of the following matters, namely: -
 - (a) Name, GCPCE Registration number and professional address including e-mail ID
 - (b) Age
 - (c) Professional qualification awarded by the university or institution and membership of professional bodies recognized by the Council.
 - (d) Any other details such as publication of books, articles, academic activities and membership of other associations or bodies working for public interest such as Chamber of Commerce, Institute of Architects, Indian Road Congress as may be determined by the Council.
- (4) The candidate shall further, furnish a copy of his recent passport size photograph.

11. Nomination Fee —

- (1) Every candidate contesting election shall, along with the nomination paper pay at the head quarters office, a fee in cash or by demand draft or by any other mean notified by the Council along with the notification of dates of election under rule 5 before each election. The Fee paid shall not be refundable under any circumstances except in the event of the rejection of nomination under sub-rule (8) of rule 13.
- (2) Each nomination shall be accompanied by separate nomination Fee.

12. Scrutiny of nominations —

- (1) The Scrutiny of nomination shall be done by the Returning Officer.
- (2) On the date and at the time of appointment by the Returning Officer for the scrutiny of the nomination papers, the candidate and the proposer and the Secunder of each candidate may attend the office of the Returning Officer who shall allow them to examine the nomination papers of the candidate which have been received by him.
- (3) The returning Officer shall examine the nomination papers and decide all questions which may arise as to the validity of any nomination after such summary inquiry if any as he considered so necessary and shall record a brief statement of reasons for his decision.
- (4) The Returning Officer shall have power to regulate its procedure in such manner as it considers just and expedient.
- (5) The decision of the Returning Officer shall be final.
- (6) The Returning Officer shall scrutinize the nomination papers of all the candidates on the date fixed for the purpose and shall endorse on each nomination paper its decision whether it accepts, refuses or rejects the nomination.
- (7) The Returning Officer shall record a brief statement of its reasons if it refuses or rejects a nomination.
- (8) The Returning Officer shall refuse or reject a nomination if it is satisfied:
 - (a) that the candidate was ineligible to contest election under rules 9 or has filled nomination for election to the Council in contravention of the provisions of rule 10;
 - (b) that the proposer or the seconder was not qualified to subscribe to the nomination of the candidate under sub- rule (2) of rule 11;

- (c) that the signature of the candidate or of the proposer or the seconder is not genuine or has been obtained by coercion or fraud;
- (d) that the provisions of rule 11 and 12 have not been complied with, in that —
 - (i) the nomination was not in the appropriate Form;
 - (ii) the nomination fee was not paid as provided under Rule 12;
 - (iii) the nomination was not signed by the candidate, the proposer or the seconder;
 - (iv) the nomination was not accompanied by a statement duly completed, signed and verified by the candidate as provided in sub-rule (3) of rule 11; or
 - (v) the nomination was not delivered in the council on or before the last date and time fixed for receipt of nominations.

Explanation I: If the last date fixed for receipt of nominations under clause (a) of rule 5 is subsequently declared as a holiday for the council or for delivery of registered posts by the local post office, the last date fixed shall be construed as the immediately next working day for the Council or local post office, as the case may be.

Explanation II: The Returning Officer may not reject a nomination paper on the ground of a technical defect like spelling mistakes; mistake in date or such other defects as may be decided by the Returning Officer.

Explanation III: The rejection of a nomination of a candidate by reason of any irregularity in respect of that nomination shall not be a ground for rejection of another nomination which is valid in respect of the same candidate.

Explanation IV: If a proposer or a seconder incurs a disability by reason of the operation of the provisions of the Act and these Rules subsequent to the last date fixed for receipt of nominations, it shall not invalidate the nomination.

- (9) Where the nomination of a candidate has been rejected, the Returning officer shall give notice of the decision of the panel together with a brief statement of the reasons therefore, to the candidate concerned by simple post and display on notice board or electronic mode, as may be practicable within seven days from the last date fixed for receipt of nominations.

13. Preparation of lists of valid nominations —

- (1) On completion of the scrutiny of the nominations, the Returning Officer shall forthwith prepare a list of valid nominations received in respect of each constituency and cause a copy of the list to be sent by registered post or by e-mail or by hand delivery to each candidate of the constituency within seven days of the last date fixed for receipt of nominations.
- (2) The list shall contain the names in alphabetical order with the professional addresses of the candidates in respect of each constituency and, in case the professional address of a candidate is not borne on the Register on that relevant date, the residential address of such a candidate as on that relevant date borne on the Register.

14. Withdrawal of nominations

- (1) Subsequent to the receipt of the list of valid nominations sent under sub-rule (1) of rule 14, a candidate may withdraw his nomination by notice in writing, subscribed by him and delivered to the Returning Officer, on or before the last date fixed for such withdrawal.
- (2) A candidate who has withdrawn his nomination shall not be entitled to rescind his withdrawal.

15. Intimation of final list of nominations to candidates and voters

- (1) The Returning Officer shall omit from the list of valid nominations the names of candidates who have withdrawn their nominations and send the final list of contesting candidates in respect of each constituency to all the candidates of the constituency by simple post and display on notice board, local newspaper or electronic mode, or by email or by hand delivery and to the voters, of that constituency by recorded delivery post or by email or by hand delivery, as far as practicable.
- (2) The list shall also be accompanied by such particulars of all contesting candidates of that constituency as compiled, prepared and presented by the Returning Officer from the particulars to the extent supplied by the candidates under rule 11.

(3) In representing the particulars required to accompany the list under sub-rule (2) of rule 11 the Returning Officer shall---

- (a) make use of the particulars furnished by the candidates under sub-rules (3), (4) and (5) of rule 11;
- (b) not include anything, whether or not contained in the particulars furnished by the candidate as aforesaid except to the extent the particulars conform to the requirements to sub-rules (2), (3) and (4) of rule 11; and correct any manifest errors that may have come to his notice.

16. Death or cessation of membership of a candidate —

If a contesting candidate dies or otherwise ceases to be a member before the date of declaration of the results of election, the election for the respective constituency shall be conducted amongst the remaining candidates belonging to the constituency and no fresh proceedings with reference to the election of members in that constituency shall be commenced.

17. Candidates deemed to be elected in case if, only one Candidate contesting and fresh notification if no Candidate for contest —

- (1) In case if, only one valid contesting Candidate is available, then he will be declared as elected "uncontested".
- (2) If there is no candidate contesting for election in any constituency, then council shall issue fresh notification for election for that constituency.

18. Manner of Casting Vote —

- (1) The elections to the Council shall be held in accordance with the system of majority vote secured from valid vote casted for respective constituency.
- (2) Except as otherwise provided, at every election, vote shall be given by secret ballot and every voter in any election, shall cast his vote at prescribed polling booth.

Explanation: (1) For purpose of clarification it is reiterated that a voter desiring to record his vote, shall do so in person and not by proxy.

- (2) Notwithstanding anything contained in these rules, the giving or recording of votes shall be through voting machines or any other computerized voting systems as may be determined by the Returning Officer.

20. Admissible number of votes to a voter —

- (1) A voter shall have one vote only in his constituency.
- (2) The voter in order to cast his votes shall put 'X' against whom he has mentioned his desire to vote.

Explanation: For the purpose of clarity, it is re-iterated that if there is only one candidate to be elected from South Gujarat Constituency, out of five contesting candidates, the voter will mark (X) against his name.

21. Polling booths —

- (1) The Returning Officer shall set up generally one polling booth in each constituency as below or such number of polling booths at such places as he deems necessary:

- a. **Saurashtra Constituency:** Rajkot
- b. **Ahmedabad Constituency:** Ahmedabad
- c. **North Gujarat Constituency:** Mehsana
- d. **South Gujarat Constituency:** Surat
- e. **Madhya Gujarat Constituency:** Vadodara

Provided further that if, in the opinion of the Returning Officer for compelling reasons, it becomes necessary to change the address of one or more polling booths, he may do so and inform by post or e-mail or by advertisement in newspaper or notice board, of the change to all voters who are affected by such a change and to all candidates of the constituency in which the polling booth is situated, in addition to publishing the same on the web-site of the council or on the notice board at council office.

- (2) In a constituency having less than 1500 voters, there shall be one polling booth/ voting chamber for every 500 voters or part thereof, though the allocation of voters among different polling booths in the same place need not necessarily be in groups of 500 and the polling shall be held on one day.

22. Polling Officer —

- (1) The Returning Officer shall appoint a Polling Officer, preferably a retired or an officer serving under the State Government, Local Authority, Semi-Government Organizations for each polling booth and may also appoint such other persons as he may deem necessary to assist the polling officer:

Provided that no member of the council shall be appointed as Polling Officer.

- (2) The Polling Officer shall, in addition to performing the duties imposed upon him by these rules, be in general in charge of all arrangements at the polling booth and may issue orders as to the manner in which persons shall be admitted to the polling booth and generally for the preservation of peace and order at or in the vicinity of the polling booth.
- (3) Where the Polling Officer appointed by the Returning Officer is unable to conduct the polling on one or more of the day or days fixed for the polling, he may intimate the same to the Returning Officer or any other officer nominated by the Returning Officer for the purpose, who shall appoint another person, subject to proviso of sub rule (1), as polling officer in his place.

23. Appointment of Election Observers

- (1) The Returning Officer shall appoint such number of election observers, who shall not be members of the Institute, for all or any of the polling booths during counting and for counting venue, as may deem appropriate to him and such observers shall perform the duties entrusted by the Returning Officer.
- (2) The duties of the Election observers may be given due publicity among candidates and voters.

24. Arrangement of Voting Chamber —

- (1) The Voting chamber shall be so arranged that no person may be able to see how a voter has recorded his vote.

25. Ballot paper —

- (1) The ballot paper shall contain, in alphabetical order by names in English, a list of the candidates validly nominated for a constituency and shall be printed on one side only, in Form II
- (2) Each ballot paper shall contain the Ballot paper no., Institute's emblem printed in such manner, as may be decided by the Returning Officer having regard to the security considerations of the ballot paper.

26. Presence of the candidates and their authorized representatives at the polling booths —

- (1) A candidate for election from a constituency shall be entitled to remain present at the polling booths in that constituency.
- (2) He may appoint any member of GCPCE as his authorized representatives for each polling booth. Only one of whom shall be entitled to remain present at a time on his behalf at that particular polling booth.
- (3) No appointment of an authorized representative shall be valid unless the candidate has been issued a letter of authority by Returning officer to such a representative. The letter of authority shall be produced before the polling officer concerned, and shall include the full name, the membership number and the address of the authorized representative, as well as the number of polling booth at which he is authorized to remain present.
- (4) The polling officer shall keep a record of attendance of the candidates and their authorized representatives, which shall be forwarded to the Returning Officer after the polling is over.

27. Appointment of assistants / scrutinizers —

The polling officer may employ assistant or scrutinizer at the polling booth as he thinks fit to assist him in identifying the voters or for any other purpose including scrutiny of ballot papers, counting of votes;

Provided that person appointed as such shall not be a member of the Institute;

Provided further that a person so appointed would not be entitled to discharge the duties of polling officer laid out in these rules and would be there only to assist the Polling Officer.

28. Procedure of voting at the polling booth —

Voting at the polling booth shall take place as per procedure to be laid out by Returning Officer.

29. Grounds for declaring ballot papers invalid —

A ballot paper shall be invalid if,

- (a) a voter signs his name or writes any word or figure upon it or makes any mark including a tick (✓), cross (X), not being a mark of 'X' put under clause (a) of sub-rule (3) of rule 20, upon it by which the ballot paper becomes recognizable or by which the voter can be identified; or
- (b) it is not printed form by or under the authority of the Returning Officer or it is different in any manner from the ballot papers printed under Rule 25; or
- (c) it is unmarked or the marks made are void or cannot be unambiguously determined; or
- (d) it is so damaged or mutilated that its identity as a genuine ballot paper cannot be established.

30. Appointment of time and date for the counting of votes —

The Returning Officer shall, at least fifteen days before the date of polling, communicate a date or dates, place and time for the counting of votes at the headquarters of the Institute and shall also give notice of such date or dates, place and time in writing to all the candidates.

31. Counting of votes and declaration of results —

Counting of votes shall take place at the respective places region wise within two or three days after polling and the returning officer shall declare the record number of votes against each candidate in Form III

32. Notification of the declaration of results —

- (1) On the date fixed for declaration of result, the returning officer shall declare names of all the candidates in each constituency who has secured highest valid votes in his constituency.
- (2) The names of all the candidates declared elected shall be notified by the Council/Returning officer by notification to be published on the notice board or on website or in journal of the Council, if any.
- (3) The Returning Officer shall send a copy of the notification in Form V to the elected member.

33. Election not to be invalid due to accidental omission —

No election shall be deemed to be invalid merely by reason of any accidental omission of the name of a member from the list of members eligible to vote or any accidental mistake in not allowing him to vote or the accidental inclusion of name of a person not entitled to vote in the list of members eligible to vote or allowing him to vote or any accidental irregularity or informality in the conduct of the election.

34. Duties of the Returning Officer —

- (1) The Returning Officer shall conduct the elections in accordance with these rules.
- (2) The Returning Officer may delegate any of the duties to be performed by him as Returning Officer to any other Officer or Officers of the Council, as he may deem fit.

35. Decision of the Returning Officer to be final —

Unless otherwise provided in these Rules, the decision of the Returning Officer under these Rules shall be final in all matters pertaining to conduct of election, interpretation of these Rules and the procedure adopted for such matters which are not specifically covered by these Rules.

Explanation: For the purpose of this rule, the conduct of election shall also include the process of counting of votes and declaration of results.

36. Records to be kept by Polling Officer —

The Polling Officer shall at the time of issue of the ballot paper place against the name of the voter in the list of members eligible to vote a mark to denote that the voter has received a ballot paper. He shall also keep a record of the ballot papers supplied to the voters in such manner as the Returning Officer may direct.

37. Presence of candidates or their authorized representatives at the place of counting of votes —

A contesting candidate shall be entitled to remain present in person represented by another approved member duly authorized by him in writing at the place of the counting of the votes, provided that a letter of authority is deposited with the Returning Officer before the time fixed for counting of Votes and that officer is satisfied as to the genuineness of the letter of authority and the identity of the authorized representative.

38. Re-counting of Votes —

- (1) Any candidate or, in his absence his authorized representative may, at any time before the commencement or during the counting of the votes request the Returning Officer to re-examine and re-count the papers of all or any candidates and the Returning Officer shall forthwith re-examine and re-count the same accordingly.
- (2) The Returning Officer may in his discretion re-count the votes either once or more than once in any case in which he is not satisfied as to the accuracy of any previous count: Provided that nothing in this sub-rule shall make it obligatory on the Returning Officer to re-count the same votes more than once.

39. Dispute on election matters —

- (1) An application by any aggrieved candidate against the decision of the panel on the validity of nominations or the Returning Officer on the declaration of election results, or any other matter relating to or incidental thereto, which is material to the conduct of election shall be made to the Council within thirty days from the date of declaration of the results of an election and the Council shall refer the dispute to a Tribunal constituted under Section 5 of the Act.
- (2) At the time of giving its decision, the Tribunal may pass such order as to costs as it may consider appropriate.
- (3) If the Tribunal is satisfied that an application made under Section 5 of the Act was frivolous or not founded on any valid ground, it may award costs to the Council.

40. Disciplinary action against member in connection with the conduct of election —

- (1) A member shall be liable to disciplinary action by the Council, if in connection with an election to the Council, he is found to have contravened any of the provisions of these rules.
- (2) A candidate can issue one circular letter by post or by electronic mode only once, giving positive aspects of his candidature including his qualifications and contribution to the profession. The circular issued in connection with an election to the Council shall conform to the following requirements or guidelines as may be issued by the Council in respect of the election in the interests of maintaining dignity in the election, namely:-
 - (a) such circular must be sent by registered post by the candidate to the Returning officer by name for information and record within ten days of its issue by him to voters;
 - (b) the circular shall contain factual information regarding the candidate himself and shall not make any reference directly or indirectly, to any other candidate;
 - (c) a circular shall not contain any appeal to the voters on the basis of caste, or on communal, regional or sectional lines;
 - (d) the distribution of circular shall be restricted only to the members of the constituency concerned;
 - (e) a circular shall be issued by a candidate only after his nomination has been accepted.
 - (f) candidate shall not give any promise or issue any election manifesto or shall not try to induce the voter by any other means.

Explanation: For the purpose of this sub-rule, the term "Circular" does not include a personal letter addressed to an individual which happens to contain a mere request for Vote though if a similar letter were to be sent to a number of voters, it would amount to "circular".

(3) A member shall be liable to disciplinary action by the Council, if he adopts one or more of the following practices with regard to the election to the Council, namely:-

- (a) bribery, that is to say, any gift, offer or promise of any gift or gratification to any person, by a candidate or any other person with his connivance with the object, directly or indirectly, of-
 - (i) inducing a member to stand or not to stand as a candidate for election;
 - (ii) inducing a candidate to withdraw his candidature or rewarding such withdrawal; or
 - (iii) inducing a voter to vote or not to vote at an election, or as a reward for such act, or omission.

Explanation: For the purpose of this sub-rule, the term "gratification" is not restricted to pecuniary gratification or gratification estimable and all the forms of employment for reward, but it does not include the payment of any expenses bona fide incurred at or for the purpose of any election.

- (b) undue influence, that is to say, any direct or indirect interference or attempt to interfere on the part of a candidate or of any other person, with his connivance with the free exercise of any electoral right;
- (c) the publication by a candidate or by any other person with his connivance, of any statement which is false or which he either believes to be false or does not believe it to be true, in relation to the personal character or conduct of any candidate, or in relation to the candidature or withdrawal of any candidate, being a statement reasonably calculated to prejudice the prospects of that candidate's election;
- (d) the obtaining or procuring or abetting, or attempting to obtain or procure, by any other person with his connivance, any assistance for the furtherance of the prospects of the candidate's election from any person serving under the Government of India or the Government of any State other than the giving of vote by such person, if he is a member entitled to vote;
- (e) any act specified in sub-rules (a) to (d) when done by a member, who is not a candidate or a member acting with the connivance of a candidate;
- (f) the receipt by a member or an agreement by a member to receive any gratification as an inducement or reward:
 - (i) for standing or not standing as a candidate;
 - (ii) for withdrawing his candidature;
 - (iii) for himself or any other person for voting or refraining from voting.

CHAPTER II

Procedure of inquiries relating to professional misconduct

41. Complaints and enquiries relating to professional or other misconduct of members—

- (1) Where, on receipt of a complaint made to it, the council is, *prima facie* of opinion that a professional civil engineer has been guilty of professional misconduct which, if proved, would render him unfit for practice as professional civil engineer, it shall by a notice (accompanied with a copy of a complaint) to the professional civil engineer, require him to render an explanation in writing within 30 days of the receipt of the notice.
- (2) If, on perusal of the explanation, the council is of the view that there is no substance in the complaint, it may dismiss the complaint.
- (3) Where, on perusal of the explanations received by it, the council is of the view that sub-rule (2) is not applicable, it shall decide to hold an enquiry against the professional civil engineer.
- (4) Subject to the provisions of this rules, any complaint received against a member of the Council under sub-section (1) of Section 23 shall be investigated, and any enquiry relating to professional misconduct of such member shall be held, by the Disciplinary Committee.

Provided that if the subject matter of a complaint is, in the opinion of the President, substantially the same as or has been covered in any previous information of complaint received, the Registrar on recommendation of president, may file the complaint without any further action or inform the complainant, accordingly, as the case may be.

- (5) A complaint shall be required to be made to the Council in the **Form VIII**.
- (6) Every complaint shall contain the following particulars, namely-
 - (a) the acts or omissions which, if proved, would render the member complained against guilty of any professional or other misconduct;
 - (b) the oral and documentary evidence relied upon in support of the allegations made in the complaint.
- (7) The Registrar shall return a complaint which is not in the proper form or which does not contain the aforesaid particulars for resubmission after compliance with such requirements and within such time as the Registrar may specify.
- (8) Ordinarily within sixty days of the receipt of a complaint the Registrar shall send particulars of the acts of omissions alleged or a copy of the complaint, as the case may be, to such member at his address as entered in the Register;
- (9) A member who has been intimated of the complaint made against him under sub-rules (2) (hereinafter referred to as the respondent) shall, within fifteen days of issue of such intimation or within such further time as the Registrar may allow, forward to the Registrar a written statement in his defense verified in the same manner as the complaint.
- (10) On a perusal of the complaint and written statement if any, the Registrar may call for such additional particulars or documents connected therewith either from the complainant or the respondent, as he may consider necessary or as may be directed by the President, for perusal of the Council.
- (11) Where on a perusal of the complaint, the written statement, if any, of the respondent and other relevant documents and papers, the Council is prima facie of opinion that any member has been guilty of professional or other misconduct, the Council shall cause an enquiry to be made in the matter by the Disciplinary Committee and where the Council is prima facie of opinion that there is no case against the respondent, the case shall be dismissed and the complainant, if any, and the respondent shall be informed accordingly.

Provided that the Council may, if deemed necessary, call for any additional particulars or documents connected therewith from the complainant, if any, or the respondent.

- (12) (i) Every notice issued by the Registrar or by the Disciplinary Committee under this rules shall be sent to the member or the firm concerned by registered post with acknowledgement due.
(ii) If the notice is returned unserved with an endorsement to the effect that the addressee had refused to accept the notice, it shall be deemed to have been served.
(iii) If the notice is returned with an endorsement indicating that the addressee cannot be found at the address given, the Registrar shall ask the complainant to supply to him the correct address to the member or firm concerned and send a fresh notice to the member or firm at the address so supplied.
- (13) The provision relating to a notice shall apply mutatis mutandis to a letter.
- (14) Notwithstanding anything contained in the above rules, the Council may also suo moto conduct enquiry and take penal action suo moto

42. Time limit for entertaining complaint or information —

Except in cases of misconduct involving moral turpitude or complaint by the State and/or Central Government, the Council may refuse to entertain such complaint or information in respect of misconduct made for the period prior to fifteen years after the same was alleged to have been committed, where the Council is satisfied that there would be difficulty in securing proper evidence of the alleged misconduct or that the member against whom the information has been received or the complaint has been filed, would find it difficult to lead evidence to defend himself on account of the time lag, or that changes have taken place rendering the enquiry procedurally inconvenient or difficult.

43. Procedure in enquiry before the Disciplinary Committee —

- (1) It shall be the duty of the Registrar to place before the Disciplinary Committee all facts brought to his knowledge which are relevant for the purpose of any enquiry by the Disciplinary Committee.
- (2) The Disciplinary Committee shall have the power to regulate its procedure. During the course of enquiry, may examine witnesses on oath and receive evidences on affidavits and any other oral or documentary evidence, exercising its powers as provided in section 23, of the Act.
- (3) The Disciplinary Committee shall give the complainant and respondent a notice of the meeting at which the case shall be considered by the Committee.
- (4) Such complainant and respondent may be allowed to defend themselves before the Disciplinary Committee either in person or through a legal practitioner or any other member of the Council.
- (5) Where, in the course of a disciplinary enquiry, a change occurs in the composition of the Disciplinary Committee, unless any of the parties to such enquiry makes a demand within fifteen days of receipt of a notice of a meeting of such Disciplinary Committee, that the enquiry be made de novo report of the Disciplinary Committee shall be called in question on the ground that any member of the Disciplinary Committee did not possess sufficient knowledge of the facts relating to such inquiry.
- (6) The Disciplinary Committee shall after investigation report the result of its enquiry to the Council for its consideration.

44. Procedure in a hearing before the Council —

- (1) The Council shall consider the report of the Disciplinary Committee and if in its opinion, a further enquiry is necessary, may cause such further enquiry to be made and a further report submitted by the Disciplinary Committee.
- (2) After considering such report or further report of the Disciplinary Committee, as the case may be, where the Council finds that the respondent is not guilty of any professional or other misconduct, it shall record its findings accordingly and direct that the proceedings shall be filed or the complaint shall be dismissed as the case may be.
- (3) After considering such report or further report of the Disciplinary Committee, as the case may be, where the Council finds that the respondent has been guilty of a professional or other misconduct, it shall record its findings accordingly and shall proceed in the manner as laid down in the succeeding sub-rules.
- (4) Where the finding is that the member of the Council has been guilty of a professional or other misconduct, the Council shall afford to the member an opportunity of being heard before orders are passed against him in the case. The Council after hearing the respondent, if he appears in person or after considering the representations, if any, made by him, pass such orders as it may think fit, as provided under subsection (2) of section 23 of the Act.
- (5) The orders passed by the Council shall be communicated to the complainant and the respondent. The name of such member may also be displayed on Council's website.

CHAPTER III**Miscellaneous****45. Fees to be charged**

The Council shall be entitled to charge the following fees:

- 1) Fees for examination: The fees for examination referred to in proviso to sub-section (1) of Section 14 of the Act shall be 5000 rupees.
- 2) Entry in Register of member: The fees for entry in the register of member referred to in sub-section (3) of Section 14 of the Act shall be 15,000 rupees. The Certificate of registration shall be issued in Form V
- 3) Annual Fee: A person whose name is entered in the register and who has obtained a certificate of practice under sub-section (2) of section 15 of the Act shall pay an annual fee of 3000 rupees.
- 4) Fees for restoration of name in register: The fee for restoration of name of a person in the register under section 19 of the Act shall be 6000 rupees.

- 5) Fees for issue of duplicate certificate: The fee for issue of a duplicate certificate under section 20 of the Act shall be 1000 rupees and the duplicate certificate to be issued shall be in Form VII.
- 6) Fees for copies of register printed under section 21 of the Act: A copy of register shall be made available to a person under section 21 on payment of the fee of ten rupees per page.

46. Mode of payment of fees —

All fees and other dues payable to the Council shall be remitted in cash or by, crossed bank draft or pay order, in respect of places where banking facilities are not available, drawn in favour of "Gujarat Council of Professional Civil Engineers", payable at Ahmedabad or deposited online in banks as may be authorized by the Council or in such other manner as may be determined by the Council.

47. Power to withdraw or cancel certificate —

Any certificate issued under the authority of the Council on the strength of incorrect, misleading or false information, or by mistake or inadvertence, may be withdrawn or treated as cancelled and the name of such person shall be removed from the register:

Provided that the person shall be given 15 days notice to state his case and personal hearing before passing order as above.

48. Certificate of membership —

- (1) On an application for membership being accepted by the Council, an applicant's name shall be entered in the register and a Certificate of Membership in Form V shall be issued to him by the Council.
- (2) A member, whose name is removed under section 17 or section 23 from the register under any of the provisions of the Act or these rules, shall surrender forthwith the Certificate of Membership then held by him to the Registrar.

49. Certificate of Practice —

A certificate of practice to be issued by the Registrar under sub-section (5) of section 14 shall be in Form VI.

- (1) A member of the Council having prescribed qualifications may apply to the Council in the appropriate form along with fees as prescribed by the Council under section 15 for issue of certificate of practice entitling him to work as a professional civil engineer anywhere in Gujarat;
- (2) On acceptance of the applications by the Council for issue of certificate of practice, the certificate shall be issued in the Form VI;
- (3) In the case of renewal of the certificate of practice, the Registrar shall issue a letter extending the validity period of the certificate of practice for that year in the appropriate form;
- (4) A member who ceases to be in practice shall not later than thirty days from the date he ceases to be in practice intimate the fact to the Council in writing;
- (5) A member who ceases to be in practice or whose certificate of practice has been cancelled under section 17 shall surrender forthwith the certificate then held by him to the Registrar under section 18.

50. Cancellation of certificate of practice —

- (1) A certificate of practice issued under section 15 of the Act shall be liable for cancellation, if-
- (a) the name of the holder of the certificate is removed from the Register under Section 17 of the Act; or
- (b) the Council is satisfied, after giving an opportunity of being heard to the person concerned, that such certificate was issued on the basis of incorrect, misleading or false information provided by the applicant, or by mistake or inadvertence on the part of the Council; or
- (c) a member has ceased to practice; or
- (d) a member has not paid two years fee till 30th day of June or any extension thereof.
- (2) The cancellation of a certificate shall be effective, -
- (a) in a case falling under clause (a) of sub-rule (1), on the date on which and during the period for which the name of the holder of the certificate was removed from the Register of members;
- (b) in a case falling under clause (d) of sub-rule (1), from the 15th day following the date of issue of notice by the Registrar on or after the 1st day of October; and
- (c) in any other case from such date and for such period, as may be decided by the Council.

- (3) When a certificate is cancelled, the date from which and the period for which the certificate shall stand cancelled shall be communicated in writing by registered post to the member concerned at the address entered in the Register and may also be published in the Journal, if any or on website of Council within 15 days from the date of receipt of notice of such cancellation or from the date of the notification thereof published in the Journal.

51. Notification of removal of membership —

The removal of the name of any person from the Register shall be communicated in writing to him by registered post or through an electronic mode to the address entered in the Register and may also be published in the Journal, if any or on website of Council.

52. Restoration of membership —

- (1) The Council may, on an application received in this behalf from a member whose name stood removed from the Register of members for non-payment of fees may restore his name, if he is otherwise eligible to such membership, on his paying the arrears of annual membership fee, entrance fee and fee for restoration of name prescribed under rule 45 and shall issue certificate in Form VII.
- (2) The restoration under sub-rules (1) shall be effected from the date on which the application and fee are received:

Provided that where such an application for restoration, complete in all respects, is received within the same year in which the name was removed, the Council may restore the name on his paying the annual membership fee due for **two years**, entrance fee and the fee for restoration of name, with effect from the date on which it was removed from the Register:

Provided further that the restoration of a member's name which was removed under the orders of the Board of Discipline or the Disciplinary Committee or the Appellate Authority shall be effected only in accordance with such orders.

- (3) The restoration of a member's name to the register shall be communicated in writing or website of or other means as may be decided by the Council to him and may also be published in the Journal, if any or on website of Council.

53. Restoration of Certificate of practice —

- (1) The Council may on an application made in appropriate form and on payment of fee, as stated in rule 52 may restore the certificate of practice with effect from the date from which the restoration is granted, to a member whose certificate has been cancelled due to non-payment of the annual fee for the certificate of practice and whose application, complete in all respects, together with the fee, is received by the Registrar before the expiry of the relevant year;
- (2) On acceptance of the application for restoration, the restoration of certificate of practice shall be communicated in writing to the person concerned and may also be published in the Journal as published on the website of the council.

54. Renewal of Registration for Professional Engineers —

A Professional Civil Engineer may obtain renewal of his registration with Council in the following ways:

- Any Indian National registered with GCPCE on Annual Subscription basis may obtain renewal of registration by paying the prescribed fee provided he has obtained requisite credit point as provided under this rules towards continuous professional development and has submitted evidence of the same.
- Foreign Nationals are required to renew the Temporary License issued to them annually by paying the prescribed fee.

55. Issuance of Duplicate Registration Certificate or Certificate of Professional Practice —

An application may be made to registrar for obtaining a duplicate certificate or certificate due to loss or damage of original one or restoration of certificate due to cancellation or removal of name and the same shall be issued in **Form VII**, after due process.

NOTE: If such duplicate certificates are being obtained for the reason of damage to the original card/certificate then the damaged document also has to be submitted along with the Application Form.

FORM NO. I

(See rule 11)

Nomination paper for Election under clause (a) of sub-section (3) of section 3 of the Gujarat Professional Civil Engineers Act, 2006.

1. Name of candidate.....
(In Block letters)
2. Father's/ Husband's name.....
(In Block letters)
3. GCPCE Registration No. of Candidate.....
4. Age.....
5. Address... (1) Residential:.....
.....
(2) Office:
.....
6. Name and signature of proposer.....
7. GCPCE Registration No.
8. Name and signature of seconder.....
GCPCE Registration No.
9. Name of the constituency.....

VERIFICATION

I _____
(Full name in block letter) son/daughter of _____ solemnly declares that to the best of my knowledge and belief, the information given by me relating to my qualifications and experience is correct and complete. I hereby declare that I agree to this nomination.

Signature of the candidate

Place:

Date:

This nomination paper was received by me at _____ hours on the _____ day of _____ (month) _____ (year).

Signature of the Returning Officer

INSTRUCTIONS

1. Nomination papers, which are not received by the Returning Officer before (date) on (date) will be invalid.
2. The names of the proposer and seconder, as they appear in the Register, should be written in Block letters below their respective signature.

FORM NO. II

(See rule 25)

Ballot paper for election to the Member of the Council of the Gujarat Council of Professional Civil Engineers

Sr. No.	Name of candidates	Vote
1.		
2.		
3.		
4.		
5.		
6.		
7.		
8.		
9.		
10.		

- Note: -** (1) Each elector has the right to vote only for one candidate in his constituency.
 (2) He shall vote by placing mark 'X' opposite to the name of the candidate whom he prefers.
 (3) The voting paper shall be invalid if—
 (a) the voter signs his name or writes a word or makes any marks on it, by which it becomes recognizable as his voting paper; or
 (b) no vote is recorded thereon; or
 (c) the mark is so placed as to render it doubtful to which candidate it is intended to apply;
 (d) mark will be invalid as per rule 29.
 (e) the decision of the polling officer regarding validity or invalidity of the vote shall be final.

FORM NO. III

(See rule 31)

RESULT OF COUNTING

Name of constituency: _____

Sr. No.	Name of candidate	No. of valid votes cast	Signature of scrutinizers

1.

2.

3.

Signature of Returning Officer

FORM NO. IV

(See rule 32)

NOTIFICATION OF ELECTION

I declare that.....
 (Name) of.....
 (Address) GCPCE Registration No.....has been duly elected to fill
 the Seat of..... Constituency.

Place.....

Date:

Returning Officer

FORM V

(See rule 48)

GUJARAT COUNCIL OF PROFESSIONAL CIVIL ENGINEERS

CERTIFICATE OF REGISTRATION

This is to certify that the name of Shri/Shrimati..... has been
 entered in the register and his/her Registration No.....

This certificate is valid from the.....day of 20.....
 No the.....day of 20....., inclusive

Signature of Registrar

List of Additional Qualifications:

Given under the Common Seal of the Gujarat Council of Professional Civil Engineers the.
day of 20.....

(Seal) _____ Secretary _____ President. _____

FORM NO. VI

(See rule 49)

CERTIFICATE OF PRACTICE

GUJARAT COUNCIL OF PROFESSIONAL CIVIL ENGINEERS

Shri./Smt. (full name)being a professional civil engineer is having his name entered in the
 Register of Professional Civil Engineers by entry No. _____ in category
 _____.

This is to certify that he / she is entitled to practice as professional civil engineer so long as his name remains
 entered in the Register.

(Seal) _____ Secretary _____ President. _____

FORM NO. VII

(See rule 55)

GUJARAT COUNCIL OF PROFESSIONAL CIVIL ENGINEERS

DUPLICATE/RESTORATION CERTIFICATE OF REGISTRATION

This is to certify that the name of Shri/Smt.....has
been entered in the register and his/her Registration No.....

This duplicate/restoration certificate is valid from the.....day of
20.....
to the.....day of 20

Signature of Registrar

The duplicate certificate is issued as the original one has been lost/destroyed. Given under the Common Seal
of the Gujarat Council of Professional Civil Engineer The...day of.....20.....

OR

The restoration certificate is issued as the name of the member was cancelled/removed. Given under the
Common Seal of the Gujarat Council of Professional Civil Engineer The..... day
of.....20.....

(Seal) _____ Secretary _____ President. _____

FORM VIII

(See rule 41)

Sr. No.	Particulars/Details	
1.	Name of the Complainant: (with membership number, if member of Gujarat Professional Civil Engineers Act, 2006)
2.	Name of the member/firm against whom complaint is being made: (with membership number/ registration number of the firm, if known)
3.	Latest address, along with contact no & e-mail address of the complainant for communication. Pin Code:
4.	Last available professional address of the Member or the firm against whom the complaint is made. Pin Code:
5.	Particulars of allegation(s) serially numbered together with corresponding clause/part of the relevant schedule, or Particulars of allegation serially numbered together with clause/part of the relevant Schedule under which the alleged acts of commission or omission or both would fall. (Please attach annexure if necessary, describing each allegations.	1. 2. 3. 4. 5.
6.	Particulars of evidences adduced in support of the allegations made

Date:

Place:

Signature of the Complainant

By order and in the name of the Governor of Gujarat,

()
Deputy Secretary to Government



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૬મી મે, ૨૦૧૪

ક્રમાંક : જીએચકેએચ-૩૬-૨૦૧૪-સમબ-૧૬-૨૦૧૪-૪૪૮-ગ.-- સહકાર કમિશનર અને રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓએ તેઓના તારીખ ૯-૫-૨૦૧૪ના પત્ર ક્રમાંક: ૧૬૮-૦૧-ક-૧-૪૮૪-૨૦૧૪ની દરખાસ્તમાં ગુજરાત રાજ્ય, સહકારી સંઘ અમદાવાદનો તા.૭-૪-૨૦૧૪ નો પત્ર જા.નં. જી.-ચૂંટણી/૩૩/૨૦૧૪-૧૫ તથા તે સંદર્ભમાં સંઘના તા.૨૩-૪-૨૦૧૪ના પત્ર જા.નં. ચૂંટણી/૧૭૧/૨૦૧૪-૧૫ નો પત્ર તથા અધ્યક્ષશ્રી, ગુજરાત રાજ્ય, સહકારી સંઘના તા.૧૯-૫-૨૦૧૪ના પત્રથી કરવામાં આવેલ રજુઆતમાં સહકારી કાયદાની કલમ-૧૬૧ નીચે કલમ-૭૪(૧)(ક)માંથી ખાસ કિસ્સા તરીકે ૧-વર્ષ માટે મુક્તિ આપવા બાબતે રજુઆત કરેલ છે.

રાજ્ય સહકારી સંઘમાં ગુજરાતના દરેક જિલ્લાના સહકારી સંઘો તેમની સંસ્થા સાથે સંયોજિત થયેલા હોય છે. તેવા ૨૧ જિલ્લા સહકારી સંઘો છે. તદ્ઉપરાંત તમામ અર્બન કો.ઓપ. બેંક, તમામ કેડીટ કો.ઓપ. સોસાયટીઓ, ખેડૂત સેવા સહકારી મંડળીઓ તથા જિલ્લા કક્ષાએ તમામ જિલ્લા સહકારી બેંકો, તમામ જિલ્લા ડેરીઓ, તમામ જિલ્લા ખરીદ વેચાણ સંઘો તથા રાજ્ય કક્ષાની તમામ સહકારી સંસ્થાઓ, ગુજરાત રાજ્ય સહકારી સંઘના સભાસદો હોય છે.

રાજ્ય સહકારી સંઘની ચૂંટણી ડ્યુ થઈ ગયેલ છે અને અને કેટલાક જિલ્લા સહકારી સંઘોમાંથી ચૂંટણી થઈ તેમના પ્રતિનિધિ સંઘના બોર્ડમાં આવી ચૂકેલા છે અને નવા સુધારેલા સહકારી કાયદાની કલમ-૭૪(૧)(ક) મુજબ ૨૧ સભ્યોનું બોર્ડ બનાવવું જોઈએ તો હાલના બાયલોજમાં ફેરફાર કરવા પડે તેમ છે. સંઘની શરૂઆતથી જ સંઘનું બોર્ડ ૩૦ સભ્યોનું છે.

ચૂંટણી કરવાનો બોર્ડ ઠરાવ કરીને, કાર્યવાહી શરૂ કરેલ છે અને કલમ: ૭૪(ક)(૧) મુજબ ૨૧ સભ્યોનું બોર્ડ કરવા માટે સંસ્થાના બાયલોજમાં સુધારો કરવો પડે તેમ છે. તેમાં ખૂબ જ સમય માગી લે તેમ છે. કારણ કે, તેમનો સંઘ વિશાળ પ્રતિનિધિઓ ધરાવે છે અને તે અંગે ખૂબ જ લાંબી પ્રક્રિયામાંથી પસાર થવું પડે તેમ છે. તેવા સંજોગોમાં સંઘની શરૂ થયેલ ચૂંટણી પ્રક્રિયા સમયસર પૂરી કરવા માટે આ બાયલોજ મુજબ ૩૦ ની સંખ્યા છે, તે મુજબ ચૂંટણી કરાવવા માટે રાજ્ય સહકારી સંઘ અમદાવાદ દ્વારા તા.૭-૪-૨૦૧૪ના રોજ રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓને અરજી આપેલ છે.

ઉપરોક્ત વિગતો ધ્યાને લેતાં, સહકાર કમિશનર અને રજીસ્ટ્રારશ્રીની કચેરીના તા.૯-૫-૨૦૧૪ દરખાસ્ત અને સંઘના તા.૧૯-૫-૨૦૧૪ ની રજુઆત ધ્યાને લેતાં કલમ-૭૪(ક)(૧) માંથી કલમ: ૧૬૧ હેઠળ મળેલ સત્તાની રૂએ ફક્ત ૧ વર્ષ માટે ખાસ કિસ્સા તરીકે મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

(સહી) અવાચ્ય,

સરકારના ઉપસચિવ.



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PART IV-B

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ROAD AND BUILDING DEPARTMENT

Notification

 Sachivalaya, Gandhinagar, 29th May, 2014

(1) Read Notification No. WBP/102006/10/part-2/C, Dated : 29-01-2011 of Road & Building Department.

GUJARAT PROFESSIONAL CIVIL ENGINEERS, ACT, 2006.

No. WBP/102006/7/part-5-C, :- In exercise of the powers conferred by section 3 of the Gujarat Professional Civil Engineers Act, 2006, the Government of Gujarat has established a Council to be called as "Gujarat Council of Professional Civil Engineers".

In the notification Dt. 29/01/2011 of Roads and Building Department, one (1) member was appointed under clause (c) of sub-section (3) of section-3. The Stipulated term of this one (1) membership was expired on Dt. 29/01/2014.

In exercise of the power conferred under clause (c) of sub section-3 of section-3 of the Gujarat Professional Civil Engineers Act, 2006 the Government of Gujarat hereby pleased to appoint following one member from Dt. 29/05/2014 for three years under said provision.

Sr. No.	Name	Designation
(1)	Dr. V. S. Purani	Professor, Applied Mechanics, L.D.C.E. & Joint Director (In charge) Commissionerate of Technical Education, Gandhinagar.

By order and in the name of the Governor of Gujarat,

J. V. SHAH,

Under Secretary (H.Q.) to Government.



सत्यमेव जयते

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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd June, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/61/CPI/1406/1388-K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No. 161 the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
161	M/S. Camphor & Allied Products Limited (Consumer No.13023)	Nandesari	Vadodara	Unit shall be permitted to utilize 1650 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,

Section Officer.

Energy & Petrochemicals Department.



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

NARMADA WATER RESOURCES WATER SUPPLY AND KALPASAR DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th June, 2014.

No. GN-19/VWS/182012/1378/KH-4.--Whereas by notification of the Government of Gujarat, Narmada Water Resources Water Supply and Kalpasar Department, Gandhinagar No. GN-5/VWS/182012/1378/ KH-4 Part-IV-B Date 3rd February, 2014 issued under sub section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act-2000 (hereinafter referred to as the said Act), the State Government declared its intention to acquire the Right of User in the land specified in the schedule appended to that notification for purpose of laying pipeline for the transmission of Water.

And whereas the copies of the said Gazette notification were made available to the public For Village from Dist: Morbi, Taluka: Halvad, Village: Kavadiya to Village: Khirai, Taluka: Maliya (M), Dist: Morbi, Which Covering-13 Villages in Morbi District from date of Publication of Gazzete and whereas the Competent Authority has under sub section (1) of section 6 of the said Act submitted the report to the State Government.

And whereas the State Government after considering the said report is satisfied that the Right of User in the lands specified in the schedule appended to this notification should be acquired.

Now, therefore in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the State Government declares that the Right of User in the said land, specified in the schedule appended to this notification, are hereby acquired for laying the pipelines.

And further in exercise of the powers conferred by sub section (4) of section 6 of the said Act, the State Government directs that the Right of User in the said land shall, instead of vesting in the State Government vest on this date of publication of the declaration, in the Gujarat Water Infrastructure Limited, NC-31 Head Works site, Village:Khirai, Tal: Maliya, Dist: Morbi & Post Box No.134, Morbi Main Post Office, Morbi, Dist: Morbi.

**DETAILS REGARDING LAND ACQUIRED FOR RIGHT OF USER
SCHEDULE-6(1)**

District: Morbi

State: Gujarat

No	Taluka	Village	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
1	2	3	4	5	6	7
1	Halvad	Kavadiya	Road	00	05	00
			185/P2	00	46	00
			186	00	76	00
			Road	00	03	75
			203/1	00	37	50
			191	00	38	25
			192	00	37	50
2	Halvad	Sukhapar	Road	00	02	50
			218/2	00	15	50
			Road	00	06	75
			206/2	00	13	00
3	Halvad	Halvad	Road	00	04	75
			2651/2	00	58	75
			Travers No	00	40	00
			2651/P2/38	00	45	00
			River	00	11	00
			2593P1	00	50	00
			Cart Track	00	05	00
			Cart Track	00	02	50
			2439/1/1	00	28	75
			2439/2	00	28	75
			2303	00	27	50
			2304	00	20	50
			2299/1/P1	00	45	25
			Cart Track	00	02	00
			2298/1	00	65	50
			2310	00	21	25
			Cart Track	00	01	00
			Cart Track	00	02	00
			2034/P2	00	20	00
			2037/P1	00	12	75
			Road	00	05	50
			Cart Track	00	04	25
			Cart Track	00	03	25
			1596/P1	00	08	25
			1536	00	18	75
			Kharabo	00	25	50
			Canal	00	15	25
			1571/1/P1	00	41	50
			1570	00	31	00
			1568	00	01	50
			Vankalo	00	03	75
			Nala	00	04	00
			Road	00	01	50
			Vankalo	00	01	25
4	Halvad	Ranjitgath	Vankalo	00	01	00
			196/1	00	20	50
			199/1	00	00	50

No	Taluka	Village	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
1	2	3	4	5	6	7
5	Halvad	Kedariya	Vankalo	00	04	25
			Kharabo	00	07	75
			Cart Track	00	01	50
			Cart Track	00	01	00
6	Halvad	Susvav	Nala	00	02	25
			Cart Track	00	02	00
			Nala	00	07	25
			Cart Track	00	03	25
			Canal	00	10	75
			723/1	00	22	75
7	Halvad	Juna Devaliya	Vankalo	00	01	50
			Cart Track	00	00	75
			Vankalo	00	03	00
			Vankalo	00	04	75
			264/1/1	00	06	25
			341/P1/P1	00	05	00
			340/P1	00	22	25
			338/P2	00	13	25
			512/P1	00	10	25
			515/P1	00	06	75
			521	00	05	50
			Canal	00	03	75
8	Halvad	Nava Devaliya	Road	00	03	00
9	Morbi	Aniyari	51/2	00	13	87
			57/1	00	13	75
			58/1/2	00	14	25
			River	00	07	50
			80/P2	00	10	75
			79/P2	00	69	50
			Nala	00	07	50
			101/P1	00	04	50
			101/P2	00	11	50
			101/P3	00	21	00
9	Morbi	Aniyari	101/P4	00	23	00
			102/P1	00	43	50
			Vankalo	00	02	25
			116/P2	00	11	25
			Vankalo	00	15	00
			118/1P1	00	12	50
			Road	00	08	25
			118/3	00	20	00
			126/P1	00	15	00
10	Maliya	Khakhrechi	1454/P2	00	13	00
			1448/P1	00	39	50
			1307/P2/P2	00	14	25
			1304/P1	00	24	25
			Vankalo	00	09	25
11	Morbi	Rapar	Canal	00	02	50
12	Maliya	Vadhrva	Road	00	08	00
			Vankalo	00	03	75

No	Taluka	Village	Survey No/ Block No	R.O.U Area		
				Hec	Are	Sq.Mtr
1	2	3	4	5	6	7
12	Maliya	Vadhrva	Road	00	05	00
			Road	00	15	00
			416	00	13	00
			Road	00	03	25
			415	00	40	50
			Vankalo	00	02	50
			414/P1	00	17	50
			414/P2	00	18	25
			413	00	13	75
			412/P1	00	30	00
			412/P2	00	29	75
			Kharabo	01	14	25
13	Maliya	Khirai	124/P1	00	26	50
			Canal, Road	00	11	75

By order and in the name of the Governor of Gujarat,

RAVI SOLANKI,

Chief Engineer & Add. Secretary to Government.

નર્મદા જળસંપત્તિ પાણી પુરવઠા અને કલ્પસર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર

તા. ૫/૬/૨૦૧૪

ક્રમાંક/જીએન-૧૮/વીડબલ્યુએસ/૧૮૨૦૧૨/૧૩૭૮/ખ-૪. -- આથી ગુજરાત સરકારને ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનોમાંના વપરાશકારોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ ૧ થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના નર્મદા જળસંપત્તિ પાણી પુરવઠા અને કલ્પસર વિભાગના જાહેરનામા ક્રમાંક/જીએન-૫/ વીડબલ્યુએસ/૧૮૨૦૧૨/૧૩૭૮/ખ-૪ વિભાગ ૪ બી તારીખ ૩ જુલાઈ ૨૦૧૪ થી તે સાથે જોડેલ અનુસુચિમાં વર્ણન કરેલ જમીનોમાં નાખવામાં આવનાર પીવાના પાણીની પાઈપલાઈનના હેતુ માટે જમીનોમાંના વપરાશકારોનો હક્ક સંપાદિત કરવાનો ઈરાદો જાહેર કરેલ છે.

આ જાહેરનામામાં પ્રસિધ્ધ થયેલ વિગતો સામાન્ય જનતાને આ જાહેરનામું પ્રસિધ્ધ થયા તારીખથી ૩૦ દિવસમાં મોરબી જિલ્લાના હળવદ તાલુકાના ગામ : કવાડીયા થી ગામ : ખીરઈ તાલુકો : માળીયા (મિયાણા), જિલ્લો : મોરબી ના ૧૭ ગામને આવરી લેતા ગામોને ઉપલબ્ધ કરાવવામાં આવી હતી,

અને આ સાથે હવે સીનીયર મેનેજર(સીવીલ) અને સક્ષમ અધિકારીશ્રી એ કલમ ૬ ની પેટા કલમ ૧ હેઠળ ગુજરાત સરકારને દરખાસ્ત રજુ કરેલ છે.

આથી રાજ્ય સરકારે ઉક્ત દરખાસ્તથી સંતોષ થયા બાદ વિચારણાનાં અંતે જાહેર કરેલ છે કે આ જાહેરનામા સાથે અનુસુચિમાં વર્ણન કરેલ જમીનોમાં નાખવામાં આવનાર પીવાના પાણીની પાઈપલાઈન માટે વપરાશકારોનો હક્ક સંપાદિત કરવામાં આવે છે.

અને કલમ ૬ ની પેટા કલમ ૪ અન્વયેની સત્તા હેઠળ રાજ્ય સરકારે આદેશ કરેલ છે કે આ જમીનોમાંના વપરાશકારોનો સંપાદિત હક્ક રાજ્ય સરકારમાં નિહિત થવા બાબત ગુજરાત વોટર ઇન્ફ્રાસ્ટ્રક્ચર લીમિટેડ, એન.સી-૩૧, હેડ વર્ક્સ સાઈટ, ખીરઈ, તા : માળીયા, જી : મોરબી કરે ઓફ/ પોસ્ટ બોક્સ નં-૧૩૪, મોરબી મેઈન પોસ્ટ ઓફીસ, મોરબી, જિલ્લો : મોરબી ને કોઈપણ જાતના બોજા રહિત આ જાહેરનામું પ્રસિધ્ધ થાય તે તારીખથી નિહિત થશે.

જમીનમાં વપરાશકારોના હકક સંપાદન થતી જમીનની વિગતો

અનુસુચિ- ૬(૧)

જિલ્લો : મોરબી

રાજ્ય : ગુજરાત

અં.નં	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	વપરાશી હકક વિસ્તાર		
				હ	આર	ચોમો
૧	૨	૩	૪	૫	૬	૭
૧	હળવદ	કવાડીયા	રોડ	૦૦	૦૫	૦૦
			૧૮૫/પેકીર	૦૦	૪૬	૦૦
			૧૮૬	૦૦	૭૬	૦૦
			રોડ	૦૦	૦૩	૭૫
			૨૦૩/૧	૦૦	૩૭	૫૦
			૧૮૧	૦૦	૩૮	૨૫
			૧૮૨	૦૦	૩૭	૫૦
૨	હળવદ	સુખપર	રોડ	૦૦	૦૨	૫૦
			૨૧૮/૨	૦૦	૧૫	૫૦
			રોડ	૦૦	૦૬	૭૫
			૨૦૬/૨	૦૦	૧૩	૦૦
૩	હળવદ	હળવદ	રોડ	૦૦	૦૪	૭૫
			૨૬૫૧/૨	૦૦	૫૮	૭૫
			ટ્રાવર્સ નં	૦૦	૪૦	૦૦
			૨૬૫૧ /પેકી ૨/૩૮	૦૦	૪૫	૦૦
			નદી	૦૦	૧૧	૦૦
			૨૫૮૩/પેકી૧	૦૦	૫૦	૦૦
			ગાડા મારગ	૦૦	૦૫	૦૦
			ગાડા મારગ	૦૦	૦૨	૫૦
			૨૪૩૮/૧/૧	૦૦	૨૮	૭૫
			૨૪૩૮/૨	૦૦	૨૮	૭૫
			૨૩૦૩	૦૦	૨૭	૫૦
			૨૩૦૪	૦૦	૨૦	૫૦
			૨૨૮૮/૧/પેકી૧	૦૦	૪૫	૨૫
			ગાડા મારગ	૦૦	૦૨	૦૦
			૨૨૮૮/૧	૦૦	૬૫	૫૦
			૨૩૧૦	૦૦	૨૧	૨૫
			ગાડા મારગ	૦૦	૦૧	૦૦
			ગાડા મારગ	૦૦	૦૨	૦૦
			૨૦૩૪/પેકી૨	૦૦	૨૦	૦૦
			૨૦૩૭/પેકી૧	૦૦	૧૨	૭૫
			રોડ	૦૦	૦૫	૫૦
			ગાડા મારગ	૦૦	૦૪	૨૫
			ગાડા મારગ	૦૦	૦૩	૨૫
			૧૫૮૬/પેકી૧	૦૦	૦૮	૨૫
			૧૫૩૬	૦૦	૧૮	૭૫
			ખરાબો	૦૦	૨૫	૫૦
			કેનાલ	૦૦	૧૫	૨૫
			૧૫૭૧/૧/પેકી૧	૦૦	૪૧	૫૦
			૧૫૭૦	૦૦	૩૧	૦૦
			૧૫૬૮	૦૦	૦૧	૫૦
			વાંકળો	૦૦	૦૩	૭૫

અં.નં	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે	આર	ચોમી
૧	૨	૩	૪	૫	૬	૭
૩	હળવદ	હળવદ	નાળા	૦૦	૦૪	૦૦
			રોડ	૦૦	૦૧	૫૦
			વાંકળો	૦૦	૦૧	૨૫
૪	હળવદ	રણજીતગઢ	વાંકળો	૦૦	૦૧	૦૦
			૧૮૬/૧	૦૦	૨૦	૫૦
			૧૮૮/૧	૦૦	૦૦	૫૦
૫	હળવદ	કેદારીયા	વાંકળો	૦૦	૦૪	૨૫
			ખરાબો	૦૦	૦૭	૭૫
			ગાડા મારગ	૦૦	૦૧	૫૦
			ગાડા મારગ	૦૦	૦૧	૦૦
૬	હળવદ	સુસવાવ	નાળા	૦૦	૦૨	૨૫
			ગાડા મારગ	૦૦	૦૨	૦૦
			નાળા	૦૦	૦૭	૨૫
			ગાડા મારગ	૦૦	૦૩	૨૫
			કેનાલ	૦૦	૧૦	૭૫
			૭૨૩/૧	૦૦	૨૨	૭૫
૭	હળવદ	જુના દેવળીયા	વાંકળો	૦૦	૦૧	૫૦
			ગાડા મારગ	૦૦	૦૦	૭૫
			વાંકળો	૦૦	૦૩	૦૦
			વાંકળો	૦૦	૦૪	૭૫
			૨૬૪/૧/૧	૦૦	૦૬	૨૫
			૩૪૧/પેકી૧/પેકી૧	૦૦	૦૫	૦૦
			૩૪૦/પેકી૧	૦૦	૨૨	૨૫
			૩૩૮/પેકી૨	૦૦	૧૩	૨૫
			૫૧૨/પેકી૧	૦૦	૧૦	૨૫
			૫૧૫/પેકી૧	૦૦	૦૬	૭૫
			૫૨૧	૦૦	૦૫	૫૦
			કેનાલ	૦૦	૦૩	૭૫
૮	હળવદ	નવા દેવળીયા	રોડ	૦૦	૦૩	૦૦
૯	મોરબી	અજીયારી	૫૧/૨	૦૦	૧૩	૮૭
			૫૭/૧	૦૦	૧૩	૭૫
			૫૮/૧/૨	૦૦	૧૪	૨૫
			નદી	૦૦	૦૭	૫૦
			૮૦/પેકી૨	૦૦	૧૦	૭૫
			૭૮/પેકી૨	૦૦	૬૮	૫૦
			નાળા	૦૦	૦૭	૫૦
			૧૦૧/પેકી૧	૦૦	૦૪	૫૦
			૧૦૧/પેકી૨	૦૦	૧૧	૫૦
			૧૦૧/પેકી૩	૦૦	૨૧	૦૦
૯	મોરબી	અજીયારી	૧૦૧/પેકી૪	૦૦	૨૩	૦૦
			૧૦૨/પેકી૧	૦૦	૪૩	૫૦
			વાંકળો	૦૦	૦૨	૨૫

અં.નં	તાલુકો	ગામનું નામ	સર્વે/બ્લોક નંબર	વપરાશી હક્ક વિસ્તાર		
				હે	આરે	ચોમો
૧	૨	૩	૪	૫	૬	૭
૯	મોરબી	અણીયાશે	૧૧૬/પેકીર	૦૦	૧૧	૨૫
			વાંકળો	૦૦	૧૫	૦૦
			૧૧૮/૧પેકી૧	૦૦	૧૨	૫૦
			રોડ	૦૦	૦૮	૨૫
			૧૧૮/૩	૦૦	૨૦	૦૦
			૧૨૬/પેકી૧	૦૦	૧૫	૦૦
૧૦	માળીયા	ખાખરેચી	૧૪૫૪/પેકીર	૦૦	૧૩	૦૦
			૧૪૪૮/પેકી૧	૦૦	૩૮	૫૦
			૧૩૦૭/પેકીર/પેકીર	૦૦	૧૪	૨૫
			૧૩૦૪/પેકી૧	૦૦	૨૪	૨૫
			વાંકળો	૦૦	૦૮	૨૫
૧૧	મોરબી	રાપર	કેનાલ	૦૦	૦૨	૫૦
૧૨	માળીયા	વાઘરવા	રોડ	૦૦	૦૮	૦૦
			વાંકળો	૦૦	૦૩	૭૫
			રોડ	૦૦	૦૫	૦૦
			રોડ	૦૦	૧૫	૦૦
			૪૧૬	૦૦	૧૩	૦૦
			રોડ	૦૦	૦૩	૨૫
			૪૧૫	૦૦	૪૦	૫૦
			વાંકળો	૦૦	૦૨	૫૦
			૪૧૪/પેકી૧	૦૦	૧૭	૫૦
			૪૧૪/પેકીર	૦૦	૧૮	૨૫
			૪૧૩	૦૦	૧૩	૭૫
			૪૧૨/પેકી૧	૦૦	૩૦	૦૦
			૪૧૨/પેકીર	૦૦	૨૮	૭૫
			ખરાબો	૦૧	૧૪	૨૫
૧૩	માળીયા	ખીરઈ	૧૨૪/પેકી૧	૦૦	૨૬	૫૦
			કેનાલ રોડ	૦૦	૧૧	૭૫

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રવી સોલંકી,

સરકારના મુખ્ય ઇજનેર અને અધિક સચિવ,



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 3rd June, 2014

INDIAN STAMP ACT, 1899.

NO: GHM/2014/81/M-STP-122014-952-H-1.— In exercise of the power conferred by clause(b) of sub-section (2) of section 9 of the Indian Stamp Act 1899, the State Government hereby permits United India Insurance Company Limited, Regional Office, Vadodara to pay stamp duty in Sea Insurance Rs. 50,000/-, in Fire Insurance Rs.1,00,000/- and in Any other Insurance Rs. 13,50,000/-total consolidated stamp duty of Rs. 15,00,000/-(Rupees Fifteen Lacs Only) chargeable on sum to be insured for Insurance Policies from Date 01/04/2014 to 31/03/2015, to be issued by the said company.

By Order and in the name of the Governor of Gujarat,

P. H. GARASIYA,
Deputy Secretary to Government.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 3rd June, 2014

INDIAN STAMP ACT, 1899.

NO: GHM/2014/82/M-STP-122014-953-H-1.— In exercise of the power conferred by clause(b) of sub-section (2) of section 9 of the Indian Stamp Act 1899, the State Government hereby permits United India Insurance Company Limited, Branch Office, Porbandar to pay stamp duty in Fire Insurance Rs. 3,000/-, in Marine Insurance Rs.30,000/-, in Motor Insurance

Rs. 27,000/-, and in Any other Insurance Rs. 40,000/-total consolidated stamp duty of Rs. 1,00,000/- (Rupees One Lac Only) chargeable on sum to be insured for Insurance Policies from Date 01/04/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

P. H. GARASIYA,
Deputy Secretary to Government.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 3rd June, 2014

INDIAN STAMP ACT, 1899.

NO: GHM/2014/83/M-STP-122014-954-H-1.— In exercise of the power conferred by clause(b) of sub-section (2) of section 9 of the Indian Stamp Act 1899, the State Government hereby permits The Oriental Insurance Company Limited, Regional Office, Ahmedabad to pay stamp duty in Sea Insurance Rs. 1,36,453/-, in Fire Insurance Rs.24,992/-, in Accident & Sickness Insurance Rs. 43,88,555/-and in Any other Insurance Rs. 2,50,000/-total consolidated stamp duty of Rs. 48,00,000/-(Rupees Forty Eight Lacs Only) chargeable on sum to be insured for Insurance Policies from Date 01/04/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

P. H. GARASIYA,
Deputy Secretary to Government.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 3rd June, 2014

INDIAN STAMP ACT, 1899.

NO: GHM/2014/84/M-STP-122014-988-H-1.— In exercise of the power conferred by clause(b) of sub-section (2) of section 9 of the Indian Stamp Act 1899, the State Government hereby permits The Oriental Insurance Company Limited, Regional Office, Vadodara to pay stamp duty in Sea Insurance Rs. 30,00,000/-total consolidated stamp duty of Rs. 30,00,000/-(Rupees Thirty Lacs Only) chargeable on sum to be insured for Insurance Policies from Date 01/04/2014 to 31/03/2015 to be issued by the said company.

By order and in the name of the Governor of Gujarat,

P. H. GARASIYA,
Deputy Secretary to Government.

REVENUE DEPARTMENT**Order**Sachivalaya, Gandhinagar, 3rd June, 2014.**INDIAN STAMP ACT, 1899.**

No. GHM-2014-85-M-STP-122014-989-H-1 :- In exercise of the power conferred by clause (b) of sub-section (2) of section-9 of the Indian Stamp Act, 1899, the State Government hereby permits United India Insurance Company Limited, Branch Office, Veraval to pay stamp duty in Fire Insurance Rs. 10,000/-, in Marine Cargo Insurance Rs. 70,000/-, In Marine Hull Insurance Rs. 1,00,000/-, In Motor Insurance Rs. 20,000/-, and in Any other Insurance Rs. 2,00,000/- total consolidated stamp duty Rs. 4,00,000/- (Rupees Four Lac Only) chargeable on sum to be insured for Insurance Policies from Date 01/04/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

P. H. GARASIYA,
Deputy Secretary to Government.

REVENUE DEPARTMENT**Order**Sachivalaya, Gandhinagar, 3rd June, 2014.**INDIAN STAMP ACT, 1899.**

No. GHM-2014-86-M-STP-122014-1059-H-1 :- In exercise of the power conferred by clause (b) of sub-section (2) of section-9 of the Indian Stamp Act, 1899, the State Government hereby permits the Star Health & Allied Insurance Company Limited, Ahmedabad to having branches within the state of Gujarat to pay consolidated stamp duty of Rs. 50,000/- (Rupees Fifty Thousand Only) chargeable on sum to Premium receipt from Date 01/04/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

P. H. GARASIYA,
Deputy Secretary to Government.

REVENUE DEPARTMENT**Order**Sachivalaya, Gandhinagar, 3rd June, 2014.**INDIAN STAMP ACT, 1899.**

No. GHM-2014-87-M-STP-122014-1060-H-1 :- In exercise of the power conferred by clause (b) of sub-section (2) of section-9 of the Indian Stamp Act, 1899, the State Government hereby permits United India Insurance Company Limited, Branch Office, Junagadh to pay stamp duty in Fire Insurance Rs. 5,000/-, in Marine Insurance Rs. 5,000/-, In Any other & Motor Insurance Rs. 2,40,000/- total consolidated stamp duty Rs. 2,50,000/- (Rupees Two Lac Fifty Thousand Only) chargeable on sum to be insured for Insurance Policies from Date 01/04/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

P. H. GARASIYA,
Deputy Secretary to Government.

REVENUE DEPARTMENT**Order**

Sachivalaya, Gandhinagar, 3rd June, 2014.

INDIAN STAMP ACT, 1899.

No. GHM-2014-88-M-STP-122014-1061-H-1 :- In exercise of the power conferred by clause (b) of sub-section (2) of section-9 of the Indian Stamp Act, 1899, the State Government hereby permits United India Insurance Company Limited, Large Corporate & Brokers Office, Ahmedabad to pay stamp duty in Sea Insurance Rs. 80,000/-, in Fire Insurance Rs. 1,500/-, In Accident & Sickness Insurance Rs. 4,10,000/- and Any other Insurance Rs. 8,500/- total consolidated stamp duty Rs. 5,00,000/- (Rupees Five Lac Only) chargeable on sum to be insured For Insurance Policies from Date 01/04/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

P. H. GARASIYA,

Deputy Secretary to Government.

REVENUE DEPARTMENT**Order**

Sachivalaya, Gandhinagar, 3rd June, 2014.

INDIAN STAMP ACT, 1899.

No. GHM-2014-89-M-STP-122014-1062-H-1 :- In exercise of the power conferred by clause (b) of sub-section (2) of section-9 of the Indian Stamp Act, 1899, the State Government hereby permits United India Insurance Company Limited, Branch Office, Divisional Office, No. 4, Ahmedabad to pay stamp duty in Sea Insurance Rs. 1,575/-, in Fire Insurance Rs. 1,225/-, In Accident & Sickness Insurance Rs. 90,500/- and in Any other Insurance Rs. 6,700/- total consolidated stamp duty Rs. 1,00,000/- (Rupees One Lac Only) chargeable on sum to be insured For Insurance Policies from Date 01/04/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

P. H. GARASIYA,

Deputy Secretary to Government.

REVENUE DEPARTMENT**Order**

Sachivalaya, Gandhinagar, 3rd June, 2014.

INDIAN STAMP ACT, 1899.

No. GHM-2014-90-M-STP-122014-1063-H-1 :- In exercise of the power conferred by clause (b) of sub-section (2) of section-9 of the Indian Stamp Act, 1899, the State Government hereby permits United India Insurance Company Limited, Branch Office, Divisional Office, No. 5, Ahmedabad to pay stamp duty in Sea Insurance Rs. 10,000/-, in Fire Insurance Rs. 5,000/-, In Accident & Sickness Insurance Rs. 3,00,000/- and in Any other Insurance Rs. 1,85,000/- total consolidated stamp duty of Rs. 5,00,000/- (Rupees Five Lac Only) chargeable on sum to be insured for Insurance Policies from Date 01/05/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

P. H. GARASIYA,

Deputy Secretary to Government.

REVENUE DEPARTMENT**Order**

Sachivalaya, Gandhinagar, 3rd June, 2014.

INDIAN STAMP ACT, 1899.

No. GHM-2014-91-M-STP-122014-1106-H-1 :- In exercise of the power conferred by clause (b) of sub-section (2) of section-9 of the Indian Stamp Act, 1899, the State Government hereby permits the Star Health & Allied Insurance Company Limited, Ahmedabad to pay stamp duty in Accident & Sickness Insurance Rs. 1,60,000/- and in Any other Insurance Rs. 40,000/-. total consolidated stamp duty Rs. 2,00,000/- (Rupees Two Lac Only) chargeable on sum to be insured for Insurance Policies from Date 01/04/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

P. H. GARASIYA,

Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th June, 2014.

GUJARAT PUBLIC TRUSTS ACT, 1950.

No. GK/18/2014/BPT/1096/25/E:- WHEREAS certain draft rules further to amend the Bombay Public Trusts (Gujarat) Rules, 1961 were published as required by sub section(3) of section 84 of the Gujarat Public trust Act, 1950 (Bom.XXIX of 1950), at page 5-1 of the Gujarat Government Gazette, Extra Ordinary, Part IV-B , Dated the 3rd January, 2014 under the Government Notification, Legal Department No.GK/01/2014/BPT/1096/25/E dated the 3rd January, 2014 inviting objections and suggestions from all persons likely to be affected thereby, within a period of thirty days from the date of publication of the said notification in the *Official Gazette*.

AND WHEREAS, no objections or suggestions have been received by the Government on the aforesaid draft notification.

NOW, THEREFORE, in exercise of the powers conferred by section 14 of the Gujarat Public Trust Act, 1950 (Bom. XXIX of 1950), the Government of Gujarat hereby makes the following rules, further to amend the Bombay Public Trusts (Gujarat) Rules, 1961, namely :-

1. These rules may be called the Bombay Public Trusts (Gujarat) Amendment Rules, 2014.
2. In the Bombay Public Trusts (Gujarat) Rules, 1961, in rule 4, for items (5),(6),(7),(9),(11),(12) and (16), the following shall be substituted, namely:-
 - "(5) Bhavnagar Region shall comprise of the District of Bhavnagar and Botad.
 - (6) Junagadh Region shall comprise of the Districts of Junagadh and Gir Somnath.
 - (7) Rajkot Region shall comprise of the Districts of Rajkot and Morbi.
 - (9) Vadodara Region shall comprise of the Districts of Vadodara and Chhotaudepur.
 - (11) Sabarkantha Region shall comprise of the Districts of Sabarkantha and Arvali.
 - (12) Panchmahal Region shall comprise of the Districts of Panchmahal and Mahisagar.
 - (16) Jamnagar Region shall comprise of the Districts of Jamnagar and Devbhumi Dwarka".

By order and in the name of the Governor of Gujarat,

V. P. PATEL,
Secretary to Government.



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PART IV-B

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URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th June, 2014.

No. GHV/124 of 2014, INQ/102014-2749-P:--WHEREAS, two span of fly over bridge under construction on Dumas road in Surat Municipal Corporation has collapsed in the morning of 10-06-2014; and

WHEREAS, looking to the gravity and seriousness of the incident, it is expedient for the State Government to ascertain the causes of the said incident and take remedial measures, State Government hereby appoints one member High Level inquiry Committee headed by Shri G.R.Aloria, IAS, Additional Chief Secretary, Urban development & Urban Housing Department, Government of Gujarat.

The terms and reference of the One member High Level Committee would be as under:

- (i) to ascertain the causes of collapse and damage to the structure under construction;
- (ii) to ascertain and fix responsibility for the lapses and negligence connected with design, construction and subsequently;
- (iii) course correction about the existing structures; and
- (iv) to suggest remedial measures to prevent such incidents in future.

Shri G.R.Aloria, IAS, may take assistance of the officers of the State Government and any other civil/structural/forensic or technical experts at his discretion.

The One member inquiry Committee may submit its report within 30 days.

By order and in the name of the Governor of Gujarat,

ASHOK SINH PARMAR,
Deputy Secretary to the Govt. of Gujarat.

Extra No. 182



REGISTERED No. L 2/RNP/G/GNR-84
વાર્ષિક લવાજમનો દર રૂ. 3000/-

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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

ROAD AND BUILDINGS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st May, 2014.

GUJARAT PROFESSIONAL CIVIL ENGINEERS ACT, 2006.

No.WBP/1/2014/102006/7/Part-6-C :- In exercise of the powers conferred by section-35 of the Gujarat Professional Civil Engineers Act, 2006 (Guj. 19 of 2006) with the approval of the Government of Gujarat, the Gujarat Council of Civil Engineer hereby makes the following Regulations, namely,-

"Gujarat Council of Professional Civil Engineers Regulations 2014"

By Order and in the name of Governor of Gujarat,

J. V. SHAH,
Under Secretary (H.Q.)
Road and Buildings Department

**GUJARAT COUNCIL OF PROFESSIONAL
CIVIL ENGINEERS
REGULATIONS, 2014**

Gujarat Professional Civil Engineers Act, 2006

No. WBP/10200617/Part 3 - d: - In exercise of the powers conferred by section 35 of the Gujarat Professional Civil Engineers Act, 2006 and (Guj. 19 of 2006) with the approval of the state Government, of the Gujarat Council of Civil Engineers hereby makes the following Regulations, namely,-

1. SHORT TITLE AND COMMENCEMENT:

- (1) These Regulations may be called the Gujarat Council of Professional Civil Engineers Regulation, 2014;
- (2) They shall come into force on the date of their Publication in the Official Gazette.

2. DEFINITIONS.

In this Regulations, unless the context otherwise require -

- (a) "Act" means the Gujarat Professional Civil Engineers Act, 2006 (Gujarat Act No. 19 of 2006);
- (b) "Council" means a Council established under sub-section (3) of Section 3 of the Act
- (c) "Employee" means an employee appointed under clause (b) of the sub-section (1) of section 11 of the Act to perform duties and responsibilities as may be assigned by the Council from time to time;
- (d) "Executive Committee" means the Executive Committee of the Council constituted under Regulation 23 to perform duties and responsibilities of the Council;
- (e) "Registrar" means a registrar appointed under clause (a) of the sub-section (1) of section 11 of the Act to perform duties and responsibilities as may be assigned by the Council from time to time.

3. HEAD QUARTERS.

Head quarters of the Council shall be located anywhere within Ahmadabad or Gandhinagar District, Gujarat.

CHAPTER I**4. MANAGEMENT OF THE PROPERTY OF THE COUNCIL:**

It shall be duty of the Council to see that all:

- (1.) All Moveable Property
- (2.) All Immoveable Property
- (3.) Other Assets including cash, bank balance, fixed deposit, security etc. Are managed in same manner as a reasonable person manages own property.

CHAPTER II**MEETINGS:****5. POWERS AND DUTIES OF PRESIDENT:****Powers and duties of the President and Vice President**

- (1) The President shall exercise such powers and perform such duties as are conferred on or vested in him by the Act, Rules or Regulations, or as may be delegated to him by the Council from time to time
- (2) The President may direct any business to be brought before the Council or any Committee for consideration. If the office of the President is vacant or if the President, for any reason, is unable to exercise the powers or duties of his office, the Vice-President shall act in his place and shall exercise the powers and perform the duties of the President.

6. POWERS AND DUTIES OF THE REGISTRAR:

Subject to the general supervision of the Executive Committee, the Registrar shall exercise and perform, in addition to the powers and duties specified by the Act, Rules or Regulations, the following powers and duties, namely:-

- (1) Being in-charge of the office of the Council as its executive head, managing it and attending to all correspondence;
- (2) Maintaining registers, documents and forms as required by the Act, Rules or Regulations;

- (3) Being in-charge of all the property of the Council;
- (4) Making necessary arrangements for receiving moneys due to the Council and also issuing receipts therefore;
- (5) Incurring all revenue expenditure within the limits sanctioned by the Council or the Executive Committee and incurring capital expenditure including for the purpose of purchasing books for the library of the Council within the limits sanctioned by the Council or the Executive Committees;
- (6) Causing proper accounts to be maintained and delivering of accounts books, or furnishing information to the auditor appointed by the Council for the purpose of audit of the accounts of the Council;
- (7) Making all other payments as sanctioned by the Council, Executive Committee or the President;
- (8) Paying salary and allowances to the members of the staff, granting of leave to them, and sanctioning their increments within the prescribed scales as per policy approval by the Council;
- (9) Exercising disciplinary control over the staff except dismissal in respect of which the sanction of the President shall be necessary;
- (10) Admitting candidates to the examinations held under these Regulations and, making all necessary arrangements for the conduct of the examinations and submit the same for the approval of the President;
- (11) Refunding or transferring of fees received in accordance with these Regulations for the examinations, enrolment, issue of certificates of practice and allied matters and submit the same for the approval of the President;
- (12) Registering and noting of suspension, cancellation or termination of registration of members as may be approved by the Executive Committee;
- (13) Recognizing practical experience, sponsoring candidates for practical training, granting exemption from practical training requirements as may be approved by the Executive Committee;
- (14) Enrolling members, removing the names of members from the Register owing to death or non-payment of prescribed fees and dues to the Council, restoring membership, issuing and canceling certificates of practice and issuing notifications therefore as may be approved by the Executive Committee from time to time;
- (15) Signing and issuing all notifications on behalf of the Council as required under the Act, Rules or Regulations and submit the same for the approval of the President;
- (16) Subject to the approval for the President, signing vakalatnamas, on behalf of the Council, appointing solicitors or advocates on behalf of the Council and filing papers, affidavits and other documents in civil, criminal, revenue courts and other offices;
- (17) Receiving complaints and submitting the same to the Disciplinary Committee and to make such enquiry and collect such information as may be required or directed by the Executive Committee and submit to them such information as may come to their knowledge;
- (18) Issuing pass certificates, membership certificates, certificates of practice and its renewal letters to the persons who are entitled thereto in accordance with the provisions of the Act, Rules or Regulations and submit the same for the approval of the President;
- (19) Keeping in his custody the common seal of the Council and to affix the same to any document or instrument in accordance with Regulation 76 and Regulation 77;
- (20) Keeping in his custody forms of certificates of membership and of practice, blocks, engravings, facsimile and bills relating to printing of such certificates;
- (21) Calling any information or particulars as he may consider proper for processing applications for registration of members or admission or enrolment of members of the Council;
- (22) Performing such other duties and functions as are incidental and ancillary to as may be required for the performance of the above duties and exercising such other powers as may be delegated to him by the Council, Executive Committee or the President from time to time.

7. ANNUAL MEETING OF THE COUNCIL:

An annual meeting of the Council shall be held at the headquarters of the Council or at any place in Gujarat, at such time, date and at such place as may be decided by the Council.

The following business may be transacted at the annual meeting namely:-

- (1) Presentation of audited accounts;
- (2) Presentation of annual budget;
- (3) Appointment of auditors; and
- (4) A report on working of the Council every year;
- (5) Such other business as may be placed before the meeting by the President or as the Meeting may decide;

8. TIME AND PLACE OF MEETING OF THE COUNCIL:

The Council will meet at least once in every four months on such date, at such time and place as the Council may determine.

Provided that if the Council does not fix the date or place or the circumstances so warrant, the President may fix the same.

9. SPECIAL MEETING OF THE COUNCIL:

A special meeting of the Council may at any time be called by the President or in his absence by the Vice-President or at the request in writing addressed to the Registrar by more than one-half of the members of the Council for the time being.

10. NOTICE OF MEETING OF THE COUNCIL:

Notice of the time and place of every meeting shall be sent by e-mail or post to the registered address of every member of the Council ordinarily not less than seven days before such meeting and such notice shall, so far as practicable, contain a statement of the business to be transacted thereof, provided that in the case of a special meeting, the President or in his absence/in his incapacity to work, the Registrar may inform the members at the meeting of the subject matter for discussion.

Notwithstanding anything contained in the regulation, a special meeting called, may be convened giving such shorter notice as circumstances may permit.

11. ADVANCEMENT OR POSTPONEMENT OF MEETINGS:

Any meeting of the Council, convened to be held at a particular date or dates, may be advanced or postponed by the President to a specific date or dates, not exceeding four days from the date originally determined for the meeting, if in his opinion such advancement or postponement is warranted, which may also include change of such time and place of the meeting. Notice of changes of such a meeting of the Council shall also have to be given before holding of the postponed meeting. The business to be transacted at the meeting shall be the same as was intended for the original meeting unless any other business is admitted by the President at the meeting.

12. PRESIDENT OF THE COUNCIL:

At all meetings of the Council, the President, and in his absence the Vice-President shall be the Chairman; in the absence of both, the members present shall elect one of the numbers to be the Chairman of that meeting;

Provided that, at every meeting of the Council the President of the outgoing Council, or in his absence its Vice-President, shall act as the Chairman until such time a President is elected under the provisions of sub-section (1) of Section 4;

Provided further that in the absence of both the President and the Vice president of the outgoing Council the members and the Council present shall elect one of the members to be the Chairman of the meeting until such time a President is elected under the provisions of the Act.

13. QUORUM FOR MEETINGS:

Subject to Provision of Sub-Section (2) of Section 9 presence of three members of the Council other than Co-opted members shall form Quorum and all the questions in Meeting shall be decided by majority of the member's present and voting, fraction being treated as a whole number for this purpose. However, presence of at least one Government Nominee is necessary for valid Quorum.

If a quorum is not present within half an hour from the time appointed for the meeting the same shall be adjourned to such other date, time and place as the President may appoint and at the adjourned meeting two or more members present including one Government Nominee shall constitute the quorum to transact the business intended to be transacted at the original meeting.

14. ADJOURNMENT OF MEETING OF THE COUNCIL:

Subject to the provisions of these Regulations, the Chairman of any meeting of the Council may, with the consent of all the members present at meeting, adjourn the meeting from time to time and from place to place but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place unless not less than five days notice of any other business to be transacted at such adjourned meeting has been given to the members. However, with the consent of all members present, additional business in the interest of Council may be taken.

If no new business is intended to be transacted at an adjourned meeting, no notice need to be given of an adjourned meeting.

15. VOTING ON RESOLUTION AT A MEETING AND CASTING VOTE:

At all meetings of the Council, in the event of a difference of opinion on any matters the vote of the majority shall prevail unless otherwise required by the Act, Rules or Regulations, and in the case of equality of votes, the Chairman of the meeting shall have a casting vote, in addition to his own vote.

16. RECORD OF MINUTES:

Minutes shall be kept of all resolutions and proceedings of the meetings of the Council and its Committees which shall be approved and signed by the Chairman of the same or the Chairman of the next meeting. All pages of Minutes shall be initiated by registrar and last page must be signed and dated by the Chairman of that meeting or the Chairman of the next meeting.

17. PASSING OF RESOLUTION BY CIRCULATION:

- (1) The Registrar may on the instruction of the President, in emergency circumstances, circulate a resolution together with all relevant papers to the members of the Council for decision of any question.

Provided that, where not less than one-half members of the Council for the time being require that any resolution under circulation should be decided at a meeting, the President shall withdraw the resolution from circulation and have the question decided at a meeting of the Council.

- (2) No decision shall be arrived at on any resolution circulated among the members of the Council before the expiry of seven days from the date of circulation of the resolution or before the receipt of the response from all the members for the time being in India, whichever is earlier.
- (3) Every resolution passed by circulation by a majority of members out of those who respond to the resolution shall be communicated to all the members of the Council and recorded in the minutes of the meeting of the Council held immediately after the passing of the solution by circulation. Such circular resolution shall be deemed to have been passed on if the resolution was passed at the meeting.

18. MOTIONS TO BE MOVED AT MEETINGS OF THE COUNCIL:

- (1) When motions identical in purport stand in the names of three or more members, the chairman of the meeting shall decide whose motion shall be moved and other motion or motions shall thereupon be deemed to have been withdrawn.
- (2) Every motion or amendment shall be seconded and if not seconded shall be stated by chairman of the meeting.
- (3) When a motion is seconded, it shall be stated by the chairman of the meeting.
- (4) When the motion has been thus stated, it may be discussed as a question to be resolved either in the affirmative or in the negative or any member may, subject to Regulation 14, move an amendment to the motion:

Provided that the chairman shall not allow an amendment to be moved which, it had been a substantive motion, would have been inadmissible under sub-regulation (8) of regulation 11.

19. AMENDMENTS TO MOTIONS AT THE MEETINGS OF COUNCIL:

- (1) At a meeting of the Council, an amendment shall be relevant to and within the scope of the motion to which it is proposed and shall not be moved which has merely the effect of negative vote.
- (2) The Chairman of the meeting may refuse to put to vote an amendment to the motion which is, in his opinion, frivolous and has the effect of a negative vote.
- (3) A motion may be amended by:
 - a) The omission, insertion or addition of words; or
 - b) The substitution of the words.

20. MATTER WHICH MAY BE DISCUSSED AT THE TIME OF A MOTION:

- (1) At a meeting of the Council when a motion or amendment is under debate, no proposal with reference thereto shall be made other than-
 - a) An amendment of the motion or the amendment, as the case may be, as provided in Regulation 18;
 - b) A motion for the adjournment of the debate on the motion or amendment either to the specified date and hour or sine die;
 - c) A motion for the closure, namely a motion that the question may be now put;
 - d) A motion that the Council, instead of proceeding to deal with the motion, do pass to the next item in the agenda:

Provided that no such motion or amendment shall be moved so as to interrupt a speech:

Provided further that no motion of the nature referred to in clauses (b), (c) and (d) shall be moved or seconded by a member who has already spoken on the question at the meeting.

- (2) Unless the chairman of the meeting is of opinion that a motion for closure is an abuse of the right of reasonable debate, he shall forthwith put a motion that the question be now put and if that motion is carried, the substantive motion or amendment under debate shall be put forthwith:

Provided that the chairman of the meeting may allow the mover of the substantive motion to exercise his right of reply before the substantive motion or amendment under the debate is put:

Provided further that where it does not interrupt a speech, a proposal to adjourn the Council to a specified date and hour may be made at any time but it shall be at the discretion of the chairman of the meeting to put or refuse to put such a proposal to the Council.

- (3) A motion or an amendment, which has been moved and seconded, shall not be withdrawn and save with the leave of the Council which shall not be granted if any member dissents from the granting of such leave.
- (4) When an motion has been moved and seconder members other than the mover and seconder may speak on the motion in such order as the chairman of the meeting may direct:

Provided that the seconder of the motion or of an amendment may, with the permission of the chairman of the meeting, confine himself to the seconding the motion or amendment, as the case may be, and speak thereon at any subsequent stage of the debate.

- (5) During the meeting chairman of the meeting may, at any time take any objection or make suggestion or give information to elucidate any point to help the members in the discussion.
- (6) The mover of an original motion, and if permitted by the chairman of the meeting, the mover of an amendment, shall be entitled to a right of final reply; and no other member shall speak more than once in the debate except with the permission of the chairman of the meeting for the purpose of making a personal explanation or putting a question to the members then addressing the Council.

Provided that any member at any stage of the debate may raise a point of order, but no speech shall be allowed on that point.

Provided further that a member who has spoken in a motion may speak again on an amendment to a motion subsequently moved.

- (7) A speech shall be strictly confined to the subject matter of the motion or amendment on which it is made.
- (8) Any motion or amendment standing in the name of a member who is absent from the meeting or unwilling to move it, may be brought forward by another member with the permission of the chairman of the meeting.
- (9) If, at any time, the chairman of the meeting rises, any member speaking shall immediately resume his seat.

21. ADOPTION OF MOTION:

- (1) When an amendment to any motion is moved and seconded or when two or more such amendments are moved and seconded, the chairman of the meeting shall, before taking the sense of the Council thereon, state or read to the Council the terms of the original motion and of the amendment or amendments proposed.
- (2) An amendment to the motion shall be put first.
- (3) If there be more than one amendment to the motion, the chairman of the meeting shall decide in which order they shall be taken.
- (4) When any motion involving several points has been discussed, it shall be at the discretion of the chairman of the meeting to divide the motion and put each or any point separately to the vote as he may think fit.

22. POINT OF ORDER:

- (1) The Chairman of the meeting of the Council shall decide all point of order which may arise and his decision shall be final.
- (2) If any question arises with reference to procedure in respect of a matter for which these Regulations have not made any provision, the chairman of the meeting shall decide the same and his decision shall be final.

CHAPTER III COMMITTEES

23. CONSTITUTION OF EXECUTIVE AND OTHER COMMITTEES:

- (1) To assist the Council to perform its function under section 13 of the Act, the Council may constitute the following Committees, namely:-
 - a) Executive Committee,
 - b) Examination and Training Committee,
 - c) Disciplinary Committee,
 - d) Curriculum Committee,
 - e) Accreditation Committee,
 - f) Research and Development Committee,
 - g) Committee for continuous Professional Development of Engineer,
 - h) Ethics and Code of Conduct Committee
 - i) Press and Image Building Committee
- (2) The Council may constitute other Committees think tank on engineering education, Think tank on development of construction technology, construction industry regulation committee as may be required from time to time for the furtherance of objective's for which the Council is established.
- (3) The registrar shall act as convener to such committees.

24. COMPOSITION OF THE EXECUTIVE COMMITTEE:

- (1) The Executive Committee shall consist of the following person, namely:-
 - a) President
 - b) Vice- President
 - c) Two Members of the Council out of which one member shall be from Govt. nominee.
- (2) The Executive Committee shall meet at least once in quarter.
- (3) The tenure of Executive Committee shall co-exist with the tenure of the Council.
- (4) Minutes of every meetings of the Executive Committee shall be placed at next meeting of the Council for information.

25. COMPOSITION OF THE OTHER COMMITTEES:

- (1)
 - a) All other Committee shall consist of five members out of which two members shall be from elected / co-opted member Council members, one shall be government nominee and remaining two shall be members of the GCPCE.
 - b) Council may co-opt maximum two members, depending on nature and work load of the Committee.
- (2) The tenure of others Committee shall co exist with tenure of the Council.
- (3) Other Committees shall meet as may be required, from time to time.
- (4) Minutes of all the meeting of other Committees constituted under this Regulation shall be placed before Executive Committee for information.

26. FUNCTIONS OF THE EXECUTIVE COMMITTEE:

- (1) The Executive Committee shall perform the following functions, namely:-
 - a) Recommendation to Council for the enrolment of members with or without certificate of practice, admission, removal and restoration of names of members, issue and cancellation of certificate of practice, issue of certificates of membership, prosecution of members on the findings of the Council, granting exemption to registrar of such civil engineers from the operation of Sub-section (1) of Section 37 of the Act and publication of the list of members;
 - b) Condone the delay in supplying requisite information;

- c) Maintenance of the Register of members and all other statutory registers which are prescribed by the Act or these Regulations;
- d) Control and custody of the property, assets and funds of the Council;
- e) For the purpose of day to day administration and coordination as well as maintenance of office, the Executive Committee may employ, suspend, discharge or re-employ the necessary staff on such terms and conditions as it may deem fit;
- f) According approval, on recommendation of the President, to the likely expenditure up to twenty percent in excess of the estimates previously sanctioned by the Council in the respective heads of the annual budget;
- g) Any other functions which may be entrusted to it by the Council from time to time.
- h) Maintenance of true and correct accounts of all the receipts and payments on behalf of the Council and the matters in respect of which such receipts and payments take place and all of the property, securities, debts, funds and liabilities of the Council;
- i) Formulation of annual budget and presenting it to the Council for approval;
- j) Investment of the funds of the Council in securities and to vary such investments from time to time subject to the guidelines approved by the Council;
- k) Disbursements from the funds of the Council for expenditure, both revenue and capital, based on the estimates previously sanctioned by the Council;

Provided that expenditure in excess of the estimates previously sanctioned by the Council may be incurred wherever considered expedient, but such excess expenditure shall be brought to the notice of the Council at its next meeting;

- l) Making recommendation to the Council for sanction of likely expenditure up to twenty percent in excess of the estimates previously sanctioned by the Council for the respective heads of the annual budget;
 - m) Overseeing the Council's financial reporting process and the disclosure of its financial information;
 - n) Reviewing with the Secretariat, Statutory audit, Internal Auditors, compliance of audit para and the adequacy of internal control systems;
 - o) Reviewing the adequacy of internal audit function, including the structure of the internal audit;
 - p) Reviewing the internal reports and any discussion with the internal auditor and significant findings and follow up there on;
 - q) Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the Council;
 - r) Discussing with Statutory Auditors of the nature and scope of audit and hold post-audit discussions to ascertain any area of concern.
 - s) To recognize qualifications as equivalent to the degree examination of any university for the purpose of enrolment to the examination;
- (2) The Council shall have the power to review any decision taken by the Executive Committee in the performance of the functions assigned to it.

27. EXAMINATION AND TRAINING COMMITTEE:

The Examination and Training Committee shall perform the following functions, namely:

- (1) Arranging trainings, workshops, lectures, seminars for up-gradation of skill of the candidate
- (2) Holding of the examinations and admission of candidates thereto, determination of examination centers, appointments of superintendents of examinations and others for each center and fixation of their remuneration thereto, moderation of question papers and results, declaration of results and all connected matters in regard to holding of examination;
- (3) Maintenance of lists of approved paper setters, examination and moderators for appointment at each examination to set up or moderate question papers and to value or moderate answer books and fixation of their remuneration thereto;

- (4) Maintenance of proper discipline in relation to the Council of all registered members and candidates enrolled for the examination;
- (5) Maintenance of proper standard and conduct of examination in general;
- (6) Any other matter with regard to conduct of examination as may be entrusted to it by the Council from time to time.

28. DISCIPLINARY COMMITTEE:

The Disciplinary Committee shall perform the following functions:

- (1) The Disciplinary Committee shall perform the functions relating to enquiry of all complaints and information against members of the Council, conduct of all enquiries in regard to misconduct of members and submit its reports to the Council as referred to it from time to time by the Council in accordance with the procedure as prescribed in the Act, Rules or Regulations.
- (2) It shall have power to regulate its procedure in such manner as it considers necessary from time to time.

29. CURRICULUM COMMITTEE:

To design syllabus for conducting of EPE for the different disciplines of engineering in which the GCPCE issues Registration to Professional Engineers.

The Committee may appoint sub committees of experts for each discipline / sub discipline of engineering for which GCPCE issues registration to PEs

suggesting to the Council from time to time modification to the existing syllabus for the qualifying examinations of the Council and recommending suitable books for the guidance of members;

30. ACCREDITATION COMMITTEE:

The accreditation committee shall perform the following functions:

Accrediting Engineering Institutions, Professional Associations, Universities, Colleges etc., for imparting continuous professional development of engineers.

Approving organizations and practicing civil engineers for imparting practical training to members who pass the qualifying examinations and to evaluate practical training requirements from time to time;

31. CONTINUING PROFESSIONAL DEVELOPMENT COMMITTEE:

The Professional Development Committee shall perform the following function namely:

- (1) To prescribe, monitor and review standards of professional development in co-ordination with the Council such that these are in line with internationally recognized standards;
- (2) To coordinate implementation of CPD activities;
- (3) To regulate the engineering professional bodies imparting CPD;
- (4) To record and quantify the CPD for each registered member. The Committee shall issue a certificate regarding present position of CPD to a registered person on demand against a prescribed fee;
- (5) To perform any other function related to professional development of engineers.
- (6) Keeping in constant touch with the various professional and public bodies including Central and State Governments with a view to furthering the esteem of the profession of civil engineering;
- (7) Making representations to the Central and State Government in connection with professional matters with a view to raising the standard and status of the profession;
- (8) Organizing on its own or in collaboration with other professional bodies and academic institutions or various professional development programmes including meetings, talks and lectures, conferences, seminars, symposia and annual conventions for the acquisition and dissemination of professional knowledge to the members and others and to determine the fees to be charged for participation in such professional development programmes;

- (9) Propagating amongst the members of the Council the advisability and the necessity of observing the Rules of professional conduct;
- (10) Publishing and circulating manual and other books on matters of professional interest and of practical utility to the members and others;
- (11) Publishing and circulating monographs and literature to provide information on the role, scope and utility of the profession of civil engineers and the Council;
- (12) Offering suggestions to the Central and State Government for amendment of various Acts, for the greater utilization of the profession with the contract of the Council;
- (13) Obtaining recognition from the Central and State Governments, other statutory and public authorities and institutions on the role of practicing civil engineers and promoting and developing by various means the concept of practicing civil engineers;
- (14) Doing such other things for up-dating the professional knowledge of the members and general upliftment of the status and standard of the profession, and the Council as may be entrusted to it by the Council from time to time.
- (15) Purchase of books, magazines, equipment and the like for the library and arranging for its proper running and maintenance;
- (16) Framing of such procedure and guidelines necessary for purposes of clause (k) of Sub-section (2) of Section 15 for maintenance of libraries set up by the Council;
- (17) Any other matter with regard to education and training facilities to be provided to members in general, as may be entrusted to it by the Council from time to time.

32. RESEARCH AND DEVELOPMENT COMMITTEE:

The Research and Development Committee shall perform the following functions, namely:

- (1) framing of such research and development schemes as it deems necessary for carrying out research and development work on subjects of relevance or of interest, to the profession of civil engineers;
- (2) Granting of financial assistance to persons other than members of the Council and giving guidance in and encouragement for research and development by members and others in such matters of interest to civil engineers like interpretation, application and compliances of all laws, Rules and Regulations affecting the working of the corporate sector;
- (3) Publication of research and development pamphlets and other literature or arranging for such publications subject to the approval of the Council.
- (4) Making recommendations to the Council on any or all matters relating to research and development
- (5) Engagement of research personnel subject to the sanction of the Council in case of remunerated posts;
- (6) Incurring expenses within the limit previously sanctioned by the Council for the performance of the above functions;
- (7) Carrying out such other functions as may be entrusted to it from time to time by the Council.

33. PRESS AND IMAGE BUILDING COMMITTEE:

The Press and Image Building Committee shall perform the following functions, namely:

- (1) Framing detailed media plan for the purpose of image building of the profession, meeting with object and relevance or of interest, to the profession of civil engineers;
- (2) Granting of financial assistance to members of the Council and giving guidance in and encouragement for research and publication of interest to civil engineers like interpretation, application and compliances of all laws, Rules and Regulations affecting the working of the corporate sector;
- (3) Publication of research pamphlets and other literature or arranging for such publications subject to the approval of the Council.
- (5) Making recommendations to the Council on any or all matters relating to image building;

- (6) Engagement of media personnel subject to the sanction of the Council in case of remunerated posts;
- (7) Incurring expenses within the limit previously sanctioned by the Council for the performance of the above functions;
- (8) Carrying out such other functions as may be entrusted to it from time to time by the Council.

34. ETHICS AND CODE OF CONDUCT COMMITTEE :

The Ethics and Code of Conduct Committee shall perform the following functions, namely:

- (1) Framing of detailed Code of Conduct and general ethics to be adhered to by members and submission of the same to the Council for its approval;
- (2) Making recommendations to the Council on any or all matters relating to ethics and code of conduct;
- (3) Dissemination of information and training to members on ethics and code of conduct;
- (4) Carrying out such other functions as may be entrusted to it from time to time by the Council.

35. COUNCIL'S POWER TO REVIEW AND TO DELEGATE NOT AFFECTED:

- (1) Nothing in this Chapter shall affect the power of the Council to review the decisions of any Standing or other Committees and to assign them such other duties and functions as it may determine from time to time.
- (2) Subject to the provisions of the Act, the Council and its Committees shall have power to delegate by resolutions passed at meetings any of their duties and functions to the President, Vice-President or Registrar as they deem necessary and proper for carrying out the activities of the Council.

36. TIME AND PLACE OF MEETING OF COMMITTEES:

- (1) The Chairman of a Committee may at any time and shall, on a written requisition by any two members at the Committee, call a meeting of the Committee.
- (2) The meeting of a Committee shall be held at such place and such time as its Chairman may direct.
- (3) A notice of not less than five days of every such meeting shall ordinarily be given to every member of the Committee.

37. QUORUM:

No business shall be transacted at a meeting of a Committee unless there are present at least three members in the case of the Executive Committee, and two members in other cases, provided that in the case of Committees formed under sub-section (2) of Section 9, the Council shall determine the quorum for the Committee. In the event of there being no quorum within half an hour of the time fixed for the meeting, the meeting shall adjourn to a date, time and place as may be specified by the Chairman of the Committee. Presence of at least one nominee member is necessary to constitute valid Quorum at the Executive Committee.

Provided that, if at the adjourned meeting of the Committee also, quorum is not present, the member or members present at such adjourned meeting shall constitute the quorum to transact the business intended to be transacted at the original meeting.

38. PROCEDURE FOR TRANSACTION OF BUSINESS:

- (1) The business of a Committee shall ordinarily be transacted at a meeting of Committee, provided that the Chairman may in emergent circumstances, authorize circulation of resolution with relevant papers among the members of the Committee for decision on any question.
- (2) Every resolution passed by circulation of papers by a majority of the members of the Committee shall be communicated to all the members and shall be recorded in the minutes of the meeting held immediately after passing of the resolution by circulation.

39. CASTING VOTE:

All issues before a Committee shall be decided by a majority in the case of difference of opinion on any matter. In the event of equality of votes, the Chairman of the meeting shall have a casting vote in addition to his original vote.

CHAPTER IV**MEMBERS****40. REGISTER:**

The Register of members of the Council shall be maintained in the Pro-forma as provided in Form 1 attached to this Regulations and every member shall be required to communicate to the Council any change of professional address, within one month of such change.

41. APPLICATION FOR MEMBERSHIP

- (1) Every person who desires to have his name entered in the Register as a member shall submit to the registrar an application in the **Form 2**.
- (2) Every person applying to become a registered professional civil engineer shall be registered in accordance with these Regulations for a period of two years.
- (3) An applicant shall be required to complete the examinations in accordance with these Regulations unless exempted under Acts or these Regulations.
- (4) The applicant shall furnish such further clarification as the Registrar or the Council may at any time require from him for purposes of considering his application for membership.

42. CONDITIONS FOR REGISTRATION:

- (1) A person shall become eligible to become member or appear for examination for registration as a member subject to condition that an applicant shall apply in the appropriate form along with the examination fee, annual subscription, if applicable, and other fees, as determined by the Council from time to time in respect of services to be rendered and produce evidence to the satisfaction of the Council that he:-
 - a) is not less than Twenty years of age on the date of his application and
 - b) has passed the master degree in civil engineering or bachelor degree in civil engineering or diploma in civil engineering from the recognized institution and possesses requisite experience in compliance of clause (a) or clause (b) of sub-section (1) section 14 of the Act; or
 - c) he possess such other qualification as may be recognized by the Council, under clause (d) of sub-section (1) of section 14 of the Act and Rules made there under;
- (2) A person applying for registration shall give an undertaking that he shall, as a registered professional Civil engineer, conduct himself in a manner befitting the ideals and standards of the profession of Civil engineering generally and as specified by the Council from time to time and shall abide by such Rules, bye-laws or other standing orders as may be framed by the Council and made applicable to him from time to time.
- (3) He will be entitled to a refund of the fee paid by him, subject to deduction of such administrative charges as the Council may from time to time determine.

43. QUALIFICATION FOR MEMBERS:

No person shall be entitled to have his name entered in the Register unless he is eligible as per provision of section 14 of the Act.

44. QUALIFICATION FOR CERTIFICATION AS PROFESSIONAL CIVIL ENGINEER [PCE] :

- (1) **Basis of evaluation for award of PCE:** Council shall evaluate the engineering development and experience based on,

- a) Application of engineering theory, standards and practices;
 - b) Engineering experience under a legally qualified practicing civil engineering professional
 - c) Understanding of broader social and legal implications of implications of civil engineering profession.
- (2) **Basic pre-requisites for the Registration as Professional Civil Engineer (PCE): A candidate,**
- a) Should not have committed acts or crimes constituting grounds for denial of registration
 - b) Have made a formal application with prescribed fee to the GCPCE
 - c) Furnishes evidence of requisite experience in terms of Section 14 of the Act regarding Civil engineering work satisfactory to the Council evidencing that the applicant is competent to practice the character of engineering in the discipline for which he or she is applying for registration
 - d) Have passed the written examination for qualification as PCE
 - e) Undertakes to adhere to the Code of Ethics laid down by GCPCE
 - f) Have undertaken or undertake to pursue CPD as laid down by GCPCE
- (3) **Assessment of Engineering Experience:** Engineering experience for purposes of qualification as PE shall be assessed as under:
- a) An applicant for registration as a Professional civil engineer must have gained his experience under the direction of an engineer legally qualified to practice
 - b) The experience duration shall not exceed the duration of employment
 - c) Self improvement studies during periods of non-employment or employment shall not qualify as engineering experience
 - d) Qualification for engineering experience shall be attested by at least two reference who is a member of GCPCE
 - e) No experience shall be considered for this purpose, given for periods of unemployment or for periods of employment unrelated to the subject in which he/she is applying for registration
 - f) The total experience including self business / practice in compliance of provision of the Act shall be as under :
 - (i) The applicant who possesses the qualifications as defined in the sub section (1) of Section 14 of the Act including prescribed years of experience shall have the minimum experience as stipulated under.
 - (ii) The applicant who has to take examination for registration as per sub-section (1) of Section 14 of the Act must have experience of "engineering design" i.e. Civil Engineering (Structural Design)/Civil Engineering (General) of minimum 10 buildings as specified in the Section. 26 of the Act, under the direction of a professional engineer legally qualified to practice.
 - (iii) The applicant who is exempted from appearing at the engineering professional examination as per sub section (2) of Section 14 of the Act should have the experience of engineering design i.e. civil engineering (structural design) / civil engineering (general) of minimum 30 buildings or any no. of buildings but whose total area shall exceed 10,000 sqm of buildings as specified in Section 26 of the Act.
 - (iv) The applicant shall submit work certificate experience in Form 4 duly signed and stamped by the employer on a letter pad of employer.

45. REGISTRATION PROCEDURE:

- (1) Registration will be open to all civil engineering graduates/diploma holders as defined in Section 14 of the Act and Rules, who can demonstrate competence to perform professional work to the necessary standards, and commitment so as to:
 - a) Maintain his competence,
 - b) Work within professional codes,
 - c) Participate actively within the Profession.
- (2) The assessment process, to be known as a professional review, normally will take one to six month, depending on the extent to which education and training is found to meet the standard requirement, by the Council.
- (3) The process of assessment will commence upon submission of a written application in accordance with the requirements of the Council.
- (4) Any claim of qualifications, experience or training shall have to be supported by formal documented evidence.
- (5) The Candidate while submitting details will need to show how information provided is relevant to the required competences.

46. COMPETENCE ASSESSMENT:

- (1) Professional competence integrates knowledge, understanding, skills and values. It goes beyond the ability to perform specific tasks. The formation process through which engineering professionals become competent generally involves a combination of formal education and further training and experience (generally known as professional development). However, these different elements are not necessarily separate or sequential and they may not always be formally structured.
- (2) The applicant must have his competence assessed through a process known as professional review in order to become registered.
- (3) The Council will guide as how best to present evidence of training and experience. Where deficiencies emerge, Council will usually be able to suggest ways in which they can be addressed which may require further training or additional experience.
- (4) On completion of the professional review, a decision will be taken by the relevant committee of the Council. A positive decision will result in registration of the candidate as Professional Civil engineer.
- (5) PCE will acquire continuation membership of the Council upon timely payment of an annual fee and other charges as may be prescribed under Rules by the Council.

47. REGISTRATION OF PROFESSIONAL CIVIL ENGINEERS:

The Council shall take all steps to create an administrative setup for receiving, assessing, examining, evaluating and issuing Professional Civil Engineer Registration.

However, pending creation of administrative set-up and examination system, the Council shall undertake to register Professional Civil Engineers in three stages as follows:

- (1) Engineers exempted from appearing at the Engineers Professional Examination (EPE):

The applicant shall complete the application for Registration in the prescribed form and pay the prescribed fee. The candidate shall be granted PCE based on his experience, as per provisions of Section 14 of the Act. Such applicant shall furnish valid proof of his qualification and experience as may be required by the Council.

(2) Engineers not exempted for appearing at the EPE:

- a) From the date of commencement of this Regulation, the complete process of registration as provided in Rules shall apply and there shall be no exemptions available from appearing and passing the required examination
- b) All the Engineers can continue to practice till two years from the date of commencement of this Regulation and thereafter passing an examination as well as registration with Council will be mandatory to practice as Professional Civil Engineer (PCE).

48. CUTOFF DATE FOR COUNTING EXPERIENCE:

The cutoff date for counting relevant experience shall be the date of commencement of this Regulation.

49. STATUS OF AN APPLICANT APPLYING FOR MEMBERSHIP:

The receipt of an application by the Council for admission of membership or for appearing as the EPE shall not confer any rights of a member nor entitle him to claim any form of membership of the Council unless registration number is allotted to him:

50. DISCIPLINES AND SUB-DISCIPLINES OF ENGINEERING :

1) The object of the Act is to regulate the engineering designs of all types of Building structures; therefore the Council intends to regulate the engineering designs of buildings and ancillary structure as defined under this Regulation. The registration will be done for following two disciplines:

- a) Civil engineering (General)
- b) Civil engineering (structural Design)

Civil engineering (General) :

Professional civil engineers registered under this discipline shall be qualified to supervise the construction of buildings as specified in section of 26 of the Act including quality control and quality assurance. Such engineers will certify that the construction work has been carried out as per the engineering designs and the materials as well as workmanship are as per the engineering designs and specifications.

Civil engineering (Structural Designs)

Professional civil engineers registered under this discipline shall only be able to certify the engineering design as per section 26 of the Act.

2) The Council may in future at its discretion take-up registration of Professional Engineers in different specialized disciplines related to engineering designs as follows:

- a) Geotechnical Engineering,
- b) Transportation Engineering,
- c) Environment Engineering
- d) Water Resources and Irrigation Engineering.
- e) Any other discipline as may be prescribed by the Council

The Council may therefore prescribe separate examination and separate registration for each discipline.

51. CRITERIA FOR CONSIDERATION OF APPLICANT HAVING EXPERIENCE OUTSIDE THE GUJARAT STATE:

GCPCE shall consider applications made by out-of-State applicants as under:

(1) Applicants with engineering degree from foreign universities will be required to go through all procedures including examinations as for engineers with Indian degree. Foreign engineering degrees will be considered as degrees from non-accredited institutions except where the degree is offered by an internationally recognized accreditation authority or if GCPCE finds from its own assessment that the standards of education of the foreign institution offering the degree are comparable to the education standards of accredited institutions in India.

- (2) Any person domiciled outside Gujarat wants permanent registration as PCE, he will have to undergo all the procedures as prescribed in the Act as applicable to engineer domiciled in Gujarat.

52. REGISTRATION OF FOREIGN PROFESSIONAL ENGINEER:

Foreign professional engineers before starting any assignments in Gujarat have to get pre-registered with GCPCE and a Pre registration Certificate shall be issued to allow operation in Gujarat subject to provision of the Act, Rules, Regulations and submission of following documents.

DOCUMENTS REQUIRED:

- (1) Registration certificate of the Indian consultants and pre-registration certificate of the foreign professional engineer;
- (2) Joint venture or association agreement of the parties, specifying shares of each party and name of the lead consultants: and
- (3) Brief description and scope of work for which the association or joint venture intends to participate in bidding.
- (4) Experience of the firm in Civil Engineering design work.

53. DOUBLE REGISTRATION AS PROFESSIONAL CIVIL ENGINEER:

Engineers possessing recognized qualification in more than one Engineering discipline can obtain separate GCPCE registration for the relevant disciplines upon producing the necessary documents & following the Registration Procedure. In such cases separate Registration Numbers shall be assigned & separate Registration certificates shall be issued to the applicant Engineer for the relevant discipline and separate fee will be charged for each registration.

However, the individual concerned shall have only ONE VOTING RIGHT in his main discipline as indicated in his application at the time of First Registration.

The DOUBLE REGISTRATION mentioned here is totally different from DUPLICATE REGISTRATION. The Council strictly forbids any attempt, malicious or erroneous, to get two or more registrations in the same discipline. GCPCE reserve the right to take necessary action against such applicants.

54. BRANCH OFFICE:

Every Civil Engineer in practice maintaining more than one office at the commencement of this regulation shall send within three months of the commencement of these Regulations to the Council a list of offices and persons in charge thereof. Any change in regard to any branch office or offices shall also be intimated to the Council not later than a month of such change.

55. PARTICULARS OF NATIONALITY AND DOMICILE:

Every member shall submit to the Council particulars regarding his nationality and domicile and shall also intimate to the Council any subsequent change in such particulars not later than thirty days from the date of such change.

CHAPTER V EXAMINATIONS

56. QUALIFYING EXAMINATION FOR MEMBERSHIP:

Except as otherwise provided for in the Act or in these Regulations, every person desiring to qualify for membership of the Council should have passed the examination conducted or has passed the examination conducted by the Council under otherwise exempted under sub section (2) of Section 14 of the Act.

57. EXAMINATION REQUIREMENTS:

(1) Applicant desirous of becoming a registered member shall be required to comply with such conditions relating to examinations. However, such persons including exempted members shall be required to undergo Continuing Professional Development Programme (CPD) as may be laid down by the Council from time to time.

58. CONDUCT OF EXAMINATIONS AND APPLICATIONS FOR EXAMINATION:

- (1) Examinations shall be conducted in such manner and at such times and places within Gujarat as the Council may direct, provided that the examination shall be held once a year. However, if candidate aspiring to become members are more, such examination may be held more than once in year at the discretion of the Council.
- (2) The dates and places of the examinations and other particulars shall be published by the Council.
- (3) Application for admission to an examination or for exemption from passing any examination shall be made in **Form 3** with requisite particulars and fees as may be determined by the Council from time to time and copies of such application may be made out by the candidates themselves.
- (4) Every such application shall be sent so as to reach the Registrar in accordance with the direction given by the Council from time to time.
- (5) Admission to examination, expulsion and withholding of results.

The examination committee or a person authorized by it in this behalf may, for reasons to be recorded in writing,-

- (i) Refuse to admit a candidate to an examination; or
 - (ii) Admit him to an examination, subject to such conditions as it or he may consider to be reasonable in the circumstances of a case; or
 - (iii) Expel him from an examination hall after he has been admitted to it in the usual course.
- b) Notwithstanding the fact that a candidate has obtained the minimum number of marks for passing an examination, the Examination Committee may, for reasons to be recorded in writing, withhold his result.
- c) Any order passed by the person authorized by the Examination Committee may be reviewed by examination committee and any order passed by the Examination Committee may be reviewed by the Council.

59. DATES OF REGISTRATION:

Save as otherwise provided in Regulation, candidates desiring to appear at an examination shall have at least three calendar months prior to the month in which the examination commences, that is to say, if any examination commences in December, the candidates registered up to and including September of that calendar year shall be eligible;

60. REFUND OR APPROPRIATION OF EXAMINATION FEES:

- (1) A candidate once issued an Admission Certificate for an examination shall not be entitled under any circumstances to refund of the examination fees paid by him;
- (2) Where, however a candidate applies to the Council within twenty days from the last date of examination for considering appropriation of examination fee to the next examination on the ground that he was prevented from attending the examination on account of circumstances beyond his control, and furnishes requisite documentary proof and information to the satisfaction of the Council, the Council may permit fifty per cent of the examination fees paid by him to be appropriated towards the fee payable for the next following examination.

61. CHANGE OF EXAMINATION CENTER:

Applications for change of examination centers shall not ordinarily be entertained and if entertained a fee as may be determined by the Council from time to time be charged for the purpose. Provided that no application received within fifteen days before the date of commencement of an examination shall be entertained by the Council.

62. ADMISSION TO EXAMINATION:

No candidate shall be admitted to the examination unless:

- (1) He has applied for appearing at the EPE as prescribed under these regulation or
- (2) He possess required qualification and experience as required under sub-clause (a) (b) or (c) of sub-section 1 of Section 14 of the Act; and
- (3) He is certified to have undergone satisfactorily coaching and/or training as may be prescribed by the Council; and
- (4) He applies with such examination fee as may be determined by the Council from time to time so as to reach the registrar in accordance with the directions given by the Council.

63. COURSE CONTENTS OF EXAMINATION:

The syllabus for the examination shall be as specified by the Council, from time to time.

64. QUALIFYING MARKS:

(a) A candidate shall be declared to have qualified in examination as per the minimum qualifying mark, i.e. a minimum of 50 % in every subject and or other criteria as may be decided by the Council.

65. EXAMINATION RESULTS:

- (1) Individual intimation

Every candidate shall be individually informed of the marks obtained in each paper and the result thereof but under no circumstances the marks obtained in individual questions or sections of a paper shall be furnished.

- (2) Verification of marks

Information as to whether a candidate's answers to each question in any particular subject or subjects at any examination have been examined and marked or not shall be supplied to a candidate on his submitting an application with such verification fee as may be determined by the Council from time to time within thirty days of the declaration of the results of the said examination.

Explanation - Fee referred to in this sub-regulation is only for verifying whether the candidate's answers in any particular subject or subjects have been examined and valued and not for revaluation of the answer.

66. SUSPENSION AND CANCELLATION OF EXAMINATION RESULTS OR REGISTRATION:

In the event of any misconduct by a candidate enrolled for any examination conducted by the Council, the Council or the Committee concerned may suo moto or on receipt of a complaint, if it is satisfied that, the misconduct is proved after such investigation as it may deem necessary and after giving such candidate an opportunity to state his case suspend or debar the person from appearing in anyone or more examinations, cancel his examination result, or debar him from future registration as a member, as the case may be.

Explanation - Misconduct for the purpose of this Regulation shall mean and include behavior in a disorderly manner in relation to the Council or in or near an Examination premises/centre, breach of any regulation, condition, guideline or direction laid down by the Council or oral tuition or resorting to or attempting to resort to unfair means or malpractice in connection with the writing of any examination conducted by the Council.

67. COACHING ADMINISTRATION AND TRAINING:

- (1) The Council may arrange for imparting oral or postal tuition or training to candidate enrolled and for this purpose establish and operate a coaching administration by whatever name called, frame guidelines in connection therewith and charge such fee as it may from time to time determine.
- (2) The coaching administration shall at all time function subject to the control, supervision and direction of the Council.
- (3) The fee payable for imparting postal tuition shall be, as may be determined by the Council from time to time.

CHAPTER VI

STANDARDS OF PROFESSIONAL CONDUCT AND ETIQUETTES AND CODE OF ETHICS

68. The professional civil engineers shall be bound by the Code of Conduct and Professional Ethics framed by the Council from time to time. The Council shall issue guidelines stating out issues that the code of conduct shall cover. The Council shall also issue statement of ethical principles, engineering standards and guidelines for employment of professional engineers and availing professional engineering services.

69. The code of ethics shall cover the following:

- (1) Statement of ethical principles.
- (2) Respect for life, law and the public good.
- (3) Accuracy and rigor
- (4) Honesty and integrity
- (5) Responsible leadership for exploitation and management of technology.
- (6) Professional liability
- (7) Disciplinary action
- (8) Tribunal of inquiry
- (9) Procedure in inquiry
- (10) Power of tribunal
- (11) Complaint against professional engineers

70. PROFESSIONAL ENGINEERING STANDARDS:

- (1) Competence and commitment statement for professional engineers
- (2) Application of appropriate theoretical and practical method to the analysis and solution of engineering problems.
- (3) Providing technical and commercial leadership
- (4) Effective inter personnel skills
- (5) Commitment to professional standards recognizing obligation to the society, the profession and the environment

71. GUIDELINES FOR APPOINTMENT OF PROFESSIONAL ENGINEERS AND FOR AVAILING PROFESSIONAL ENGINEERING SERVICES:

- (1) Basis of computation of professional charges and fees.
- (2) Requirement of No Objection Certificate in case of engagement of other Professional Civil Engineers.

CHAPTER VII**CONTINUOUS PROFESSIONAL DEVELOPMENT (CPD)**

72. Registration with the Engineering Council places obligations on members to maintain and develop professional competence. This regulation identifies explicit PD standards which should be achieved.
73. **CPD INCLUDES;**
- (1) Updating particular areas of competence, so that the engineer's practice is fully in line with current requirements
 - (2) Development of personal and management skills
 - (3) Broadening of experience leading to new career opportunities
 - (4) The emphasis is on an individual taking his or her own responsibility for the most appropriate development at different stages of a career.
 - (5) CPD should be guided by a development action plan and recorded in a professional development record. There is an obligation placed through the CPD code on individuals to plan and record their CPD, to produce evidence of CPD achievement and to support the learning of others.
 - (6) At Professional Review, aspiring candidates will be assessed on their commitment to the CPD obligation. Evidence will be drawn from the quality of their Initial Professional Development records and their Action Plans for continuous professional development (CPD).
 - (7) CPD is, therefore, a key obligation on engineers. Evidence of professional development and of compliance with the CPD Code are requirements for registration.
 - (8) Registered members of the Engineering Council are required to promote and support CPD and, in particular, to monitor the CPD being pursued by aspiring PEs.
 - (9) Engineering Institutions will advise members on a recommended style of a professional development record and plan, relevant means of undertaking CPD in their area and details of any specific CPD requirements.
74. **INITIAL PROFESSIONAL DEVELOPMENT (IPD) :**
- (1) Professional development is often categorized as 'initial' or 'continuing'. In the formation of a professional engineer, IPD usually means development before becoming registered. This is when aspiring professionals learn to apply knowledge and understanding, develop skills and competence, and begin to apply professional judgment. Through it they become able to demonstrate the necessary competence and commitment to become professionally qualified with the GCPCE.
 - (2) IPD shall be applicable to all those engineers who have cleared requisite academic qualification as per sub section 1 of Section. 14 of the Act and are employed or in the field for availing requisite experience for getting themselves registered as PE with the GCPCE.
 - (3) Many people carry out their IPD through structured programmes such as an apprenticeship or a graduate training scheme.
75. **CONTINUING PROFESSIONAL DEVELOPMENT (CPD) :**
- (1) CPD aims towards, the development after registering as professional engineer. Professional development is an obligation and professional engineers must ensure that their competence is maintained and enhanced.
 - (2) Members are expected to be committed to continuous learning and improvement, own their development, manage their development in a systematic manner; in particular through the processes of review, plan, action and evaluation, provide evidence of their development, when required and focus development on achieving outputs, defined through professional or other competence standards.
 - (3) The PEIs will directly offer opportunities for CPD, such as training courses, workshops, seminars and meetings on engineering topics, publications, special interest networks and the like.

76. PARAMETERS FOR PROFESSIONAL DEVELOPMENT OF ENGINEERS:

- (1) In order to maintain minimum standards of competence, practical knowledge and skills of registered persons, the following parameters shall be followed, namely:—
 - a) For those engineers who have obtained requisite academic qualification as per Section 14(1) of the Act and are employed are in the field for gaining experience as required as per sub section (1) of Section 14 of the Act for becoming qualified to appear at the EPE for getting registered as PE with GCPCE shall have to earn five credit points per year for getting qualified to appear at the EPE;
 - b) Those engineers who possess academic qualification and professional experience as provided in the sub section (2)Section 14 of the Act, but are not exempted from appearing at the exam as per sub section (2)of Section 14 of the Act, shall have to earn Ten credits prior to appearing at EPE during the initial transition period of 2 years. Such engineers shall be eligible for appearing at EPE only after acquiring ten credits. If they have already earned such credits during their practice in part, it shall be considered and given due credit on producing evidence.
 - c) All registered professional engineers are required to obtain five credit points per year for renewal of registration after initial registration.
- (2) Additional credit points accumulated during any one year may be carried over to subsequent years for renewal of certificate of registration under the Act.

77. CATEGORIES OF CPD AND ITS ACCUMULATION:

- (1)The CPD programmes include additional qualifications, professional skills, relevant management and communication skills acquired through additional training and experience. These aspects are grouped into the following four different categories of training, namely:
 - a) **Formal education:** Acquiring knowledge through accredited engineering programmes and related education. Such activities includes face-to-face education, distance education and others like diploma courses of a minimum six months duration involving specialist presenters or resource persons who are external to the workplace;
 - b) **Work based learning:** It includes on -job learning that takes place because of the workplace requirements on projects like construction, operation, supervision at site, development of computer programmes or software package, etc;
 - c) **Developmental activities:** It includes attendance of structured educational or developmental meetings over a period of time like conferences, workshops, seminars and refresher courses from Council's approved bodies; and
 - d) **Individual activities:** Publications of technical articles in reputed refereed journals, part time lecturing in an approved technical institution, evaluation of dissertation at post graduate level as external examiner and other participatory activities in the Council's recognized technical associations or institutions prescribed in Rules & Regulations
- (2) CPD shall be accumulated in the aforesaid four categories as set out in Annexure.—

78. CONDUCT OF CPD:

The Council shall ensure and manage the professional development of engineers. The Committee shall administer the professional development activities according to specified criteria and guidelines laid down by the Council. Professional institutions and associations, CPD academies, engineering universities or colleges and private institutions, registered by the Council may impart CPD in coordination with the Committee. All these institutions, associations and other bodies shall be known as professional civil engineering institutions in terms of Rules & Regulations. The Council shall ensure that the responsibilities outsourced to these bodies are carried out in a fair, equitable and responsible manner without any profit motives. The Council retains the right to withdraw any outsourced responsibility from a registered professional engineering body if the circumstances so require.

79. RECORDING OF CPD: -

- (1) Unless exempted, all registered engineers shall record their CPD activities with the Committee in the following manner, namely:-
 - a) Either manually by posting an authenticated copy of certificate received from a professional engineering body to the Committee or electronically in a password protected private domain for each registered engineer, through Council's website;
 - b) Registered persons may record individual CPD activities with the Committee on continuous basis as they occur, provided that all CPD activities undertaken are recorded within sixty days after completion of each activity; and
 - c) All CPD activities shall be backed by authenticated certificate or document issued by a professional engineering body and shall be produced on demand.
- (2) When recording CPD activities under clause (1), any registered person who is registered in more than one professional categories shall inform the Committee regarding category of registration which is most appropriate to his area of practice, in which case the Committee evaluates the appropriateness of the CPD activities so recorded in the context of the registration category preferred by such person.
- (3) CPD records will be checked and verified by the Committee against requirement of CPD policy and supporting documents provided. In case clarification is required, further information shall be provided to the Committee or an interview may be arranged at a mutually convenient time and place. The verification may take the form of a certificate or result or record of attendance with written verification from the registered CPD provider or institution of CPD activity. False claims shall be treated as serious breach of ethics and invite disciplinary actions under the Act.

80. POSSIBLE EXEMPTIONS ETC., FROM CPD: -

- (1) A registered person practicing abroad shall meet the same requirements as in Gujarat for initial or renewal of the Council's registration except those registered with 'Engineers Mobility Forum'.
- (2) After attaining the age of sixty years, a Professional engineer who continues to carry out engineering works in a consulting capacity or in a salaried position shall continue to acquire three credit points annually for renewal of registration.
- (3) After attaining the age of sixty years, a Professional engineer who does not work on a salaried position but works in an advisory role shall continue to acquire one credit point annually for renewal of registration.
- (4) A Professional engineer may apply for deferment of CPD. Such cases shall be reviewed by the Committee and decided on merit on case to case basis. Cases of physical disability, serious illness or other extenuating circumstances may be considered for exemption for a reasonable time.

81. AUDIT OF CPD RECORDS:

The Council will conduct random audits of up to ten per cent of the CPD records annually. If selected for audit, Professional engineer shall be required to send, within eight weeks of initial notification, verification of their CPD activities in the form of a certificate or list of results or record of attendance or receipt of course payment or a written verification from the registered educational institution, which presented the developmental activity.

82. NON COMPLIANCE:

- (1) In the event of a Professional engineer not complying with the requirements of the CPD, the Council may adopt the following courses, namely: -
 - a) The concerned Professional engineer may be required to follow an approved remedial programme of CPD within a specified period by the Council; or
 - b) Refer his case to the Executive Committee for taking appropriate action according to the Act, Rules & Regulations and criteria evolved by the Council.

83. CATEGORIES OF CPD:

- (1) The categories of CPD and the available credits per each CPD programme shall be as follows. The Council has a right to change the same in the interest of the profession from time to time.

Category	Applicable CPD program	Duration Credit Hrs.	Credit Points	Remarks
<u>Category-a</u> Formal Education (Higher Education duly recognized by AICTE)	Award of Doctorate (Ph.D.) in Engineering		12	All achievements must be supported with records and certificates
<u>Category-b*</u> Work-based Activities	Work Experience (Engineering related work including relevant aspects of Management)	400	1	
<u>Category-c*</u> Development Activities	Membership of a recognized professional Association/ body		1 2	National bodies International bodies (Limit of memberships = 2 to be accounted for valid members annually)
	Participation in training & Development Programmes	One day	1	
	Participation in Conference	One day	1	
	Participation in Conference	One day	1	
	Participation in Lectures	02 hours	0.5	
	Participation in Workshop	One day	1	
	Refresher Course / Short Course	One day	1	
<u>Category-d*</u> Individual Activities	Invited Lecture		1	Lecture excluding routine teaching at institutions and university

Category	Applicable CPD program	Duration Credit Hrs.	Credit Points	Remarks
	Symposium Panelist		0.5	
	Writing and publishing a Research Article in Journals / Technical Report		1.5	National
			3	International (Publication after a peer review), comprehensive engineering works / reports.
	Writing Conference Paper		0.5 1.5	National International
	Authoring a Book		5	Approved by a professional body
	Part of activities such as emergency / recognized social work		1	Professional contribution in such activities
	Participation in statutory, technical or non-technical committees		1	Active Participation
	Managing Technical event		1	National
			2	International

(2) The member shall produce work experience certificate in **Form 4** from his employer on letter pad of the employer with whom he/ she has work.

84. APPROVAL OF ENGINEERING INSTITUTIONS

The Council shall establish the criteria to be used for approving engineering educational institutions and maintain a list of such institutions. Engineering Institutions appearing on this list shall be deemed as accredited institutions for the purpose of imparting IPD & CPD for Professional Engineers and aspiring professional engineers.

CHAPTER VIII

MISCELLANEOUS

85. OTHER OFFICES OF THE COUNCIL:

The Council may decide to have offices at the places as may be deemed fit, from time to time.

86. CUSTODY OF COMMON SEAL:

The common seal of the Council shall be in the custody of the Registrar.

87. AFFIXING COMMON SEAL:

All instruments on which the common seal is required to be affixed by or under any law shall be so affixed with the previous authority of the Council and countersigned by the Registrar.

88. MAINTENANCE OF ACCOUNTS:

- (1) It shall be the duty of the Executive Committee to maintain or cause to be maintained proper books of accounts with respect to –
 - a) All sums of money received and expended by the Council and the matters in respect of which the receipt and expenditure takes place;
 - b) All sales and purchases of goods;
 - c) All the assets and liabilities of the Council;
 - d) Any other items specified in this regard by the Council.
 - (2) The annual accounts of the Council shall be prepared for every year. Such annual accounts shall comprise of the Balance Sheet of the Council, Income and Expenditure Account of the Council comprising the surplus or deficit of the Council for that year, and cash flow statement for that year;
 - (3) While preparing the annual accounts, the Executive Committee shall take into consideration the annual accounts of the respective branches, if any, and consolidate the same with the annual accounts of the Council.
89. APPROVAL, CIRCULATION AND PUBLICATION OF AUDITED ACCOUNTS AND COUNCIL REPORT:
- (1) The Council shall as soon as may be practicable at the end of each year circulate the audited accounts to its members at least 15 days in advance and consider and approve these accounts in a special meeting convened for the purpose in pursuance of sub-section (4) of Section 12 of the Act.
 - (2) The Council shall cause to be published in the Gazette of State a copy of the audited accounts and the report of the Council for that year duly approved by the Council and shall forward a copy of the said accounts and report to the State Government and to all members of the Council on or before the 30th day of September of the year next following in pursuance of Sub-section (5) of Section 12 of the Act.

90. AUDIT OF ACCOUNTS:

The Council shall, before thirtieth August of each year deliver to the auditor the accounts of the previous year and the auditor shall examine such accounts and report thereon, not later than one month before Thirteenth September of that year. The auditor shall be entitled to ask for any information or explanation regarding the accounts from the Registrar and such information and explanation shall be supplied to him in so far as may be available at that time.

91. APPOINTMENT & TENURE OF AUDITORS:

- (1) A firm of Chartered Accountants Empanelled with Comptroller and Auditor General of India and practicing in India shall be appointed as an auditors by the Council at the annual meeting of the Council on the recommendation of the Executive Committee as provided in Section 11 of the Act.
- (2) The auditor tenure shall at the conclusion of the Annual Meeting of the Council next after the meeting at which he was appointed, but shall be eligible for re-appointment. No auditor shall be reappointed after expiry of five consecutive terms.
- (3) No firm or Individual shall be appointed as an Auditor if he is black listed by State Government, Board, Corporation or Society registered under the provision of Society Registration Act, 1860, Trust registered under the provision Bombay Public Trust Act 1950 or if he has been found guilty of misconduct by ICAI in last five years.
- (4) The Council may decide such other disqualification for appointment of auditors.

92. AUDITORS' REMUNERATION:

The Council shall determine the remuneration to be paid to the auditors.

93. AUDITOR'S VACANCY IN OFFICE:

In the event of any vacancy occurring in the office of auditor before the expiry of his term of office in the normal course or in the event of a vacancy not being filled up all the Annual Meetings, the said vacancy may be filled by the Executive Committee and the auditor so appointed by the Executive Committee shall hold office until the conclusion of the next Annual Meeting but shall be eligible for re-appointment.

Provided that, during the period of such vacancy the existing auditor may, continue to act.

94. COMPARISON OF ACTUAL INCOME AND EXPENDITURE WITH BUDGET ESTIMATES:

- (1) The Council shall approve the budget prior to the commencement of each financial year indicating expenditure proposed to be incurred and anticipated revenues for the forthcoming year.
- (2) The budget refers to in sub-regulation (1) apart from the other things separately record capital items and the revenue items.
- (3) The budget for the capital items shall provide proposed expenditure apart from the other items on land, building, capital equipments, books and library.
- (4) The budget for revenue items shall provide anticipated income and proposed expenditure for the forthcoming year in relation to, apart from the other items, in respect of CPD, examination, services to members and salary and establishment.

- (5) The budget so approved may be revised during the year to incorporate the expected changes.
- (6) The auditors of the Council shall also compare the actual income and expenditure with the budget estimates approved by the Council and submits a report to the Council on the material departures.

95. INDEMNITY FROM LOSSES AND EXPENSES:

The members of the Council, the Auditor, the Registrar and other officers of the Council shall be indemnified by the Council against all losses and expenses incurred by them in the bona fide discharge of their respective duties.

96. SERVICE OF NOTICES:

- (1) To members and others - All notices required by the Act or Regulations to be given to members, members and others shall be forwarded by post or by electronic mode to such address as may last have been registered with the Council, and in proving that such notice has been given, it shall be sufficient to prove that such notice was properly addressed and put in the post, postage duly prepaid;
- (2) To Council - Any documents or official communication to be served on the Council or an officer of the Council including President, Vice-President or the Registrar, shall be addressed to the office by post or by electronic mode under a certificate of posting or by registered post or by delivering it at the office of the Council.

97. PUBLICATION OF LIST OF MEMBERS:

- (1) The list of members of the Council as on the 1st day of April at every two year will have to be published in print or electronic form, under Section 21, shall be sent to any member, on his request and on his making payment of such amount as may be determined by the Council. A list may have to be placed on website or portal of Council.
- (2) In publishing the list of members as stated in Section 21, the Council may distinguish, in such manner as it may think fit, between the Members and Members in practice and between the Members and Members not in practice, Members in Government or Semi Government and provide such other information pertaining to each member in the list of members as it considers necessary and useful;

Provided that a copy of the list of members or the Compact Disc or any other electronic form, as the case may be sent free of charge to State Government and Central Government and such other bodies as the Council may specify from time to time;

Provided further copies of the list in print or Compact Disc or in other electronic form, as the case may be, shall also be made available to others on payment of the amount as determined by the Council, in addition to the postal charges, if any.

98. MEMBERS TO SUPPLY INFORMATION:

For the purpose of publication of the list referred to in Regulation 81 the Council may require the members to supply any information regarding their present address, place of business, partners, whether practicing or not, and such other particulars as may be deemed necessary. If the members fail to supply the information in time, the list may be drawn on such information as the Council may possess.

FORM 1

(See Regulation 40)

REGISTER OF MEMBERS OF THE GUJARAT COUNCIL OF PROFESSIONAL CIVIL ENGINEERS

- (1) Particulars of membership
- a) Membership No.
- b) Date of entry in the Register
- (2) Name in full.....
- (Surname) (First name) (Middle name)
- (3) Phone No. (Landline)
- (Office).....
- (Residential).....
- (4) Mobile No.....
- (5) Email Id:
- (6) Date of birth
- (7) (a) Nationality
- (b) Domicile
- (8) Qualification
- (9) Address
- a) Professional.....
- b) Residential
- (10) Whether the members hold a certificate of practice.....
-
- (11) Particulars of Practice
- a) Certificate to Practice No.....
- b) Date of effect.....
- c) Whether practicing independently, in partnership, or employed a firm in practice.....
- (12) Whether holding a salaried employment, if not in practice.....
- (13) Changes of address, if any.....
- (14) Particulars of fee received.....
- (15) Remarks

FORM 2

(See Regulation 41)

REGISTRATION/RENEWAL/RESTORATION AS PROFESSIONAL ENGINEERS IN THE
GUJARAT COUNCIL OF PROFESSIONAL CIVIL ENGINEERS

1. PERSONAL INFORMATION

Photo

Name: _____
(Surname) (First name) (Middle name)Father's Name: _____
(Surname) (First name) (Middle name)

Discipline: _____

Gender: _____ Domicile: _____ Nationality: _____

Date of Birth: ____/____/____
(Day) (Month) (Year)Present Address: _____
_____Permanent Address: _____

Phone Number (Line No): _____ Mobile No: _____

E-mail: _____

2. QUALIFICATION

2.	Qualification	Name of University / College / Institute / Board	Year of Passing	Obtained Marks / Total Marks	%age	Certificate / Degree with discipline
2.1	Diploma in Civil Engineer					

2.	Qualification	Name of University / College / Institute / Board	Year of Passing	Obtained Marks / Total Marks	%age	Certificate / Degree with discipline
2.2	B.E. / B.Tech. Engg. Degree or Equivalent					
2.3	Post-graduate Diploma / Degree or Equivalent					
2.4	Doctorate (Ph.D.) or Equivalent					
2.5	Any Other non-engineering qualification (Post-graduation) obtained :					

	Note: In case of qualification in more than one engineering discipline, indicate field of specialization.					

3. EXPERIENCE STATUS

Sr. No.	Name of Company / Organization	Status (Govt./Semi-Govt/ Autonomous/ Private)	Designation	Experience From-To	Experience Years / Months
3.1					
3.2					
3.					
3.4					
3.5					
3.6					
3.7					
3.8					

4. CPD SCORE ACCUMULATED IN LAST FIVE YEARS (20.... to 20....)

Sr. No.	Category	Sub-category (As per Annex-A)	Professional Engineering Body	Credit points claimed	Credit Hours Claimed	Remarks
41.	Formal Education (Higher Education duly recognized by AICTE)					
4.2	Work Based Learning (Work Experience, Engineering related work including Management)					
4.3	Developmental Activities (Conferences, Seminars, Workshops, Lectures, Memberships etc.)					
4.4	Individual Activities (Symposium Panelist, Authoring of Book, recognized social works etc.)					

5. ANY OTHER ACHIEVEMENT

Note : Attach additional sheets if required.

6. DISCIPLINE OR PROFESSIONAL ENGINEER APPLIED FOR

7. FEE

Prescribed Fee of Rs. for EPE has been paid in Bank Branch ..
 Vide Challan No / Draft No Dated

8. DECLARATION

- I wish to take the EPE for year 20.....as prescribed by GCPCE in discipline as mentioned in the application form.
- I undertake to inform the EPDC/GCPCE of any change in my postal address and profession.
- I have no objection against my EPE process being stopped, should there be inaccuracy in the submitted information.
- I also undertake to abide by the GCPCE Act, Rules & Regulations Laws, relevant Rules and Codes of Ethics and Conduct, prescribed for the members of the Council.
- I certify that the above particulars mentioned by me are true and correct

Date: _____ Signature of the Engineer: _____

9. SPONSORS

From Personal knowledge of the applicant and in consideration of his/her qualifications as stated in the form, we recommend him/her as being in every way a fit and proper person to be certified as Professional Engineer

9.1 Sponsor-1

Full Name : _____
 (Surname) (First name) (Middle name)

GCPCE Registration Number : _____

Discipline : _____ Experience : _____

Designation: _____ Status: _____

Signature: _____

Date: _____ Official Stamp: _____

9.2 Sponsor-2

Name : _____

(Surname) (First name) (Middle name)

GCPCE Registration Number : _____

Discipline : _____ Experience : _____

Designation: _____ Status: _____

Signature: _____

Date: _____ Official Stamp: _____

Note: An application shall be supported or sponsored by two professional engineers with fifteen years of experience or a Professional Engineer entitled by the Council.

Instructions:

Please ensure provision of following documents with the application form:

- 1 Attested copy of valid academic qualification.
- 2 Attested copies of experience certificates
- 3 Supporting documents of CPD activities
- 4 Attested copy of NIC and Domicile
- 5 Two passport size photographs (duly attested on the back side)
- 6 EPE fee paid receipt

To be filled by each Sponsor
(Confidential when completed)

To be filled by each sponsor and sent separately to EPDC/GCPCE in a sealed envelope;

Report on Mr./Miss _____
(Surname) (First name) (Middle name)

S/O, D/O _____

Discipline: _____ GCPCE Registration No: _____

1. How long have you known the applicant years

2. In what capacity ☐ Employer ☐ Advisor ☐ Sr. Colleague

☐ Colleague ☐ Friend ☐ Client

3. Do you recommend the applicant for certification as Professional Engineer.

☐ Yes

☐ No

4. If yes please give your own impression of the candidate and why you consider him or her a fit person to be certified as Professional Engineer (PE) in around 50 words.

Signature: _____

Name of Sponsor: _____

(Surname)

(First name)

(Middle name)

Discipline: _____ Experience: _____

GCPCE Registration No: _____

Correspondence Address: _____

Contact No: _____ Email id: _____

Sent to: -

(FOR OFFICE USE ONLY)

A. Accounts Section

Mode :

☐ Case

☐ Cheque

☐ DD

Received Rs. _____

Receipt No. _____ Chq/DD No. _____

(Signature of Accounts Clerk)

(Accounts Executive)

B. CPD Directorate

1. Discipline: _____ 2. GCPCE Reg No: _____

3. Renewal Up to: _____ 4. Registration Year: _____

5. Experience: _____ 6. CPD Credit Points: _____

7. Recommendations of CPD Directorate:

(Eligible / Not Eligible)

(CPD Directorate)

C. EPE Directorate

10. EPE Roll No: _____ 11. EPE Centre: _____

12. EPE Grading:

Sections	Marks Obtained	Total Marks	Percentage	Remarks
Part-I				
Part-II				
Part-III				
Total				

13. For PE Title

(Selected / Not Selected)

Discipline: _____

Registration Number: _____

(EPE Directorate)

FORM 3

(See regulation 58)

**APPLICATION FORM FOR THE EXAMINATION FOR PROFESSIONAL CIVIL
ENGINEERS TO THE GUJARAT COUNCIL OF PROFESSIONAL CIVIL
ENGINEERS**

1. PERSONAL INFORMATION

Photo

Name: _____

(Surname) (First name) (Middle name)

Father's Name: _____

(Surname) (First name) (Middle name)

Discipline: _____

Gender: _____ Domicile: _____ Nationality: _____

Date of Birth: ____/____/____

(Day) (Month) (Year)

Present Address: _____

Permanent Address: _____

Phone Number (Line No): _____ Mobile No: _____

E-mail: _____

2. QUALIFICATION

SrNo.	Qualification	Name of University / College / Institute / Board	Year of Passing	Obtained Marks / Total Marks	%age	Certificate / Degree with discipline
2.1	Diploma in Civil Engineer					
2.2	B.E. / B.Tech. Engg. Degree or Equivalent					
2.3	Post-graduate Diploma / Degree or Equivalent					
2.4	Doctorate (Ph.D.) or Equivalent					
2.5	Any Other non-engineering qualification (Post-graduation) obtained :					
	Note: In case of qualification in more than one engineering discipline, indicate field of specialization.					

3. EEXPERIENCE STATUS

Sr. No.	Name of Company/ Organization	Status (Govt./Semi-Govt/ Autonomous/ Private)	Designation	Experience From-To	Experience Years / Months
3.1					
3.2					
3.					
3.4					
3.5					
3.6					
3.7					
3.8					

4. CPD SCORE ACCUMULATED IN LAST FIVE YEARS (20. . . . to 20)

Sr. No.	Category	Sub-category (As per Annex-A)	Professional Engineering Body	Credit Hours claimed	Credit Points Claimed	Remarks
41.	Formal Education (Higher Education duly recognized by AICTE)					
4.2	Work Based Learning (Work Experience, Engineering related work including Management)					
4.3	Developmental Activities (Conferences, Seminars, Workshops, Lectures, Memberships etc.)					
4.4	Individual Activities (Symposium Panelist, Authoring of Book, recognized social works etc.)					

5. ANY OTHER ACHIEVEMENT

Note : Attach additional sheets if required.

6. DISCIPLINE OR PROFESSIONAL ENGINEER APPLIED FOR

7. EXAMINATION CENTERS (For detail visit GCPCE website)

Sr. No.	Preferred locations in order of priority
7.1	
7.2	
7.3	

8. FEE

Prescribed Fee of Rs. for EPE has been paid in Bank Branch ..

..... Vide Challan No / Draft No Dated

9. DECLARATION

- I wish to take the EPE for year 20.....as prescribed by GCPCE in discipline as mentioned in the application form.
- I undertake to inform the EPDC/GCPCE of any change in my postal address and profession.
- I have no objection against my EPE process being stopped, should there be inaccuracy in the submitted information.
- I also undertake to abide by the GCPCE Act, Rules & Regulations Laws, relevant Rules and Codes of Ethics and Conduct, prescribed for the members of the Council.
- I certify that the above particulars mentioned by me are true and correct

Date : _____ Signature of the Engineer : _____

10. SPONSORS

From Personal knowledge of the applicant and in consideration of his/her qualifications as stated in the form, we recommend him/her as being in every way a fit and proper person to be certified as Professional Engineer

10.1 Sponsor-1

Name : _____ GCPCE Registration Number : _____

Discipline : _____ Experience : _____

Designation: _____ Status: _____

Signature: _____

Date: _____ Official Stamp: _____

10.2 Sponsor-2

Name : _____ GCPCE Registration Number : _____

Discipline : _____ Experience : _____

Designation: _____ Status: _____

Signature: _____

Date: _____ Official Stamp: _____

Note: An application shall be supported or sponsored by two professional engineers with fifteen years of experience or a Professional Engineer entitled by the Council.

Instructions:

Please ensure provision of following documents with the application form:

- 1 Attested copy of valid academic qualification.
- 2 Attested copies of experience certificates
- 3 Supporting documents of CPD activities
- 4 Attested copy of NIC and Domicile
- 5 Two passport size photographs (duly attested on the back side)
- 6 EPE fee paid receipt

To be filled by each Sponsor
(Confidential when completed)

To be filled by each sponsor and sent separately to EPDC/GCPCE in a sealed envelope;

Report on Mr./Miss _____
(Surname) (First name) (Middle name)

S/O, D/O _____ Discipline: _____ GCPCE

Registration No: _____

1. How long have you known the applicant years

2. In what capacity ☐ Employer ☐ Advisor ☐ Sr. Colleague

☐ Colleague ☐ Friend ☐ Client

3. Do you recommend the applicant for certification as Professional Engineer.

☐ Yes ☐ No

4. If yes please give your own impression of the candidate and why you consider him or her a fit person to be certified as Professional Engineer (PE) in around 50 words.

Signature: _____

Name of Sponsor: _____

Discipline: _____ Experience: _____

GCPCE Registration No: _____

Correspondence Address: _____

Contact No: _____ Email id: _____

Sent to:

(FOR OFFICE USE ONLY)**D. Accounts Section**

Mode :

Case

Cheque

DD

Received Rs. _____

Receipt No. _____ Chq/DD No. _____

(Signature of Accounts Clerk)

(Accounts Executive)

E. CPD Directorate

1. Discipline: _____ 2. GCPCE Reg No: _____

3. Renewal Up to: _____ 4. Registration Year: _____

5. Experience: _____ 6. CPD Credit Points: _____

7. Recommendations of CPD Directorate: _____

(Eligible / Not Eligible)

(CPD Directorate)

F. EPE Directorate

10. EPE Roll No: _____ 11. EPE Centre: _____

12. EPE Grading: _____

Sections	Marks Obtained	Total Marks	Percentage	Remarks
Part-I				
Part-II				
Part-III				
Total				

13. For PE Title

(Selected / Not Selected)

Discipline: _____

Registration Number: _____

(EPE Directorate)

FORM 4

(See regulations 83&44)

**EXPERIENCE CERTIFICATE TO BE SUBMITTED TO THE GUJARAT COUNCIL OF
PROFESSIONAL CIVIL ENGINEERS***** Experience Certificate**

1	Name of the applicant (Surname, First Name, Middle name)	:	
2	Address of the applicant:	:	
3	Educational qualifications of the applicant		
4	Name of work for which engineering design civil engineering (structural design) / civil engineering (general) has been done	:	
5	Name of owner	:	
6	Type of structure – RCC / Load bearing/other	:	
7	No. of Storey – G+ upper = Total	:	
8	Built up Area – G+ upper = Total	:	
9	Height of the Buildings – G+ upper = Total	:	
10	Location :	:	
	District		
	Taluka		
	City / Village		
	Tikka No. / C. S. No.		
	R. S. No.		
	T.P. Scheme No.		
	F. P. No.		
11	Local Authority who has granted permission for construction	:	
	Permission No.		
	Date		
12	Completion Certificate No.	:	
	Date		
13	Scope of engineering design civil engineering (structural design) / civil engineering (general)	:	
14	Time duration during which engineering design civil engineering (structural design) / civil engineering (general) is done	:	

* Certificate to be given by the professional engineer on his letterhead.

Place:

Date:

Signature

Designation



સત્યમેવ જયતે

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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the
Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૯મી જૂન, ૨૦૧૪.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩.

ક્રમાંક : જીએચકેએચ/૪૧/૨૦૧૪/એપીએમ/૧૧૦૩/૨૭૮૧/ગ.— ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ (સને ૧૯૬૪ના ગુજરાત અધિનિયમ-૧૯૬૩ની કલમ-૧૧(પ)(ક)(૧) હેઠળ મળેલ સત્તા અન્વયે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ-ધંધુકા, જિ. અમદાવાદમાં તા. ૨૨/૧૨/૨૦૦૮ જાહેરનામા ક્રમાંક : જીએચકેએચ/૬૫/૨૦૧૪/એપીએમ/૧૧૦૩/૨૭૮૧ થી વહીવટદાર તરીકે જલ્લા રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, (રૂરલ) અમદાવાદની નિમણૂક કરવામાં આવી છે. ત્યાર બાદ તારીખ ૨/૮/૨૦૧૧ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૬૫/૨૦૧૧/એપીએમ/૧૧૦૩/૨૭૮૧/ગ થી સદરહુ વહીવટદારની મુદત તા. ૩૧/૧૨/૨૦૧૧ સુધી વધારી આપવામાં આવી હતી. ત્યાર બાદ છેલ્લે તા. ૨૦/૦૧/૨૦૧૪ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૦૬/૨૦૧૧/એપીએમ/૧૧૦૩/૨૭૮૧/ગ સદરહુ વહીવટદારની મુદત તા. ૩૦/૬/૨૦૧૪ સુધી વધારી આપવામાં આવી છે. ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ધંધુકાની ચૂંટણી યોજવાની બાકી હોઈ વહીવટદારની મુદત વધારી આપવા અંગેની બાબત સરકારશ્રીની વિચારણા હેઠળ હતી.

૨. આથી પુખ્ત વિચારણાને અંતે રાજ્ય સરકારશ્રી, ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ની કલમ-૧૧(પ)(ક)(૧) હેઠળ મળેલ સત્તાની રૂએ, ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ધંધુકા, જિ. અમદાવાદના વહીવટદારની મુદત તા. ૧/૭/૨૦૧૪ થી તા. ૩૦/૮/૨૦૧૪ સુધી વધારી આપે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

બી. એમ. ગામીત,
સરકારના ઉપસચિવ.



सत्यमेव जयते



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th June, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/63/CPI/1407/6759-K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993 as under :

In Schedule-II, Sr. No.-435 the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
435	M/S. Rajashree polyfil (Consumer No. 39812)	Umalla	Bharuch	Unit shall be permitted to utilize 7500 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary to Govt.

Energy & Petrochemicals Department.



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REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 13th June, 2014.

THE GUJARAT STAMP ACT, 1958.

No. GHM-2014- M-92-STP-122009-3041-H-1 :- In exercise of the powers conferred by clause (a) of section-9 of the Gujarat Stamp Act, 1958 (BOM LX of 1958), hereinafter referred to as "the said Act", the Government of Gujarat hereby amends Government Orders, Revenue Department, No. GHM/2004/103/M/STP/102004/1993/H-1 dated the 20th December, 2004 as follows namely-

In the said order,

- (i) for the words "not exceeding Rs. Two lacs" the words "not exceeding Rs. Five lacs" shall be substituted.
- (ii) for the words and figures "upto 19th December, 2013" the words and figures "upto 31st March, 2016" shall be substituted.

By order and in the name of the Governor of Gujarat,

V. T. MANDORA,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

EDUCATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th June, 2014

GUJARAT PROFESSIONAL TECHNICAL EDUCATIONAL COLLEGES OR INSTITUTIONS (REGULATION OF ADMISSION AND FIXATION OF FEES) ACT, 2007:

No. GH/SH/ 14 /2014/PVS/102013/317/S :-In exercise of the powers conferred by sub-section (1) of section 20 read with proviso to sub-section (2) of section 5 of the Gujarat professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj.2 of 2008), the Government of Gujarat hereby makes the following rules further to amend the Bachelor of Architecture, Bachelor of Construction Technology and Bachelor of Interior Design Courses (Regulation of Admission and Payment of Fees) 2013, namely:-

1. These rules may be called the Bachelor of Architecture, Bachelor of Construction Technology and Bachelor of Interior Design Courses (Regulation of Admission and Payment of Fees) (Amendment) Rules, 2014.

2. in the Bachelor of Architecture, Bachelor of Construction Technology and Bachelor of Interior Design Courses (Regulation of Admission and Payment of Fees) Rules, 2013, after rule 4, the following rule shall be inserted, namely:-

“4A. Special Provisions relating to Admission in Nirma University.- Notwithstanding anything contained in these rules, admission in the Bachelor of Architecture Course in the Nirma University established under the Nirma University Act, 2003 (Guj.10 of 2003) shall be granted in the following manner, namely:-

(1) Distribution of Seats. - (1) Fifty per cent. Seats of the total sanctioned seats shall be filled as Government seats from the candidates who have passed the qualifying examination from the schools located

in the Gujarat state and who are otherwise eligible in all respects under these rules shall be filled by the Admission Committee constituted under section 4 of the Act on the basis of merit list prepared by the Admission Committee.

(2) Thirty-five per cent. Seats of the total sanctioned seats shall be filled by the Nirma University from the candidates who have passed the qualifying examination from the schools located in India (including Gujarat state) and have score at least 40 percent. In National Aptitude Test for Architecture (NATA). Merit list for these seats shall be based on score obtained National Aptitude Test for Architecture (NATA).

(3) Fifteen per cent. Seats of the total sanctioned seats shall be filled by the Nirma University as NRI seats from the candidates who have passed the qualifying examination from the schools located in India (including Gujarat state) or from abroad. These seats shall be filled in accordance with the guidelines issued in this behalf by the Admission Committee”.

By order and in the name of the Governor of Gujarat,

M. H. KHUMAR,

Under Secretary to Government.



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PART IV-B

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સામાન્ય વહીવટ વિભાગ,

જાહેરનામું

સચિવાલય, ગાંધીનગર.

તારીખ: ૨૬મી ફેબ્રુઆરી, ૨૦૧૪.

ગુજરાત (જાહેર સેવાઓ અંગેનો નાગરિકોનો અધિકાર) અધિનિયમ, ૨૦૧૩.

ક્રમાંક: જીએસ /૭/૨૦૧૪/એનએપી -૧૦૨૦૧૩/૮૧૭ /એઆરટીડી-૧:-ગુજરાત (જાહેર સેવાઓ અંગેનો નાગરિકોનો અધિકાર) અધિનિયમ, ૨૦૧૩ (સન ૨૦૧૩ના ગુજરાતના ૧૬મા)ની કલમ ૧ની પેટા-કલમ (૩)થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર, આથી, સદરહુ અધિનિયમની કલમ ૪ અને કલમ ૨૮ની જોગવાઈઓ જે તારીખે અમલમાં આવશે તે તારીખ તરીકે સન ૨૦૧૪ના ફેબ્રુઆરી મહિનાની ૨૬મી તારીખ નક્કી કરે છે.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

ભરત બી. પટેલ,

સરકારના નાયબ સચિવ.

**સામાન્ય વહીવટ વિભાગ,
જાહેરનામું
સચિવાલય, ગાંધીનગર.
તારીખ: ૨૬મી ફેબ્રુઆરી, ૨૦૧૪.**

ગુજરાત (જાહેર સેવાઓ અંગેનો નાગરિકોનો અધિકાર) નિયમો, ૨૦૧૩.

ક્રમાંક: જીએસ /૮/૨૦૧૪/એનએપી - ૧૦૨૦૧૩/૮૧૭/એઆરટીડી-૧:- ગુજરાત (જાહેર સેવાઓ અંગેનો નાગરિકોનો અધિકાર) અધિનિયમ, ૨૦૧૩ (સન ૨૦૧૩ના ગુજરાતના ૧૬મા)ની કલમ ૨૮થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર, આથી, નીચેના નિયમો કરે છે:-

૧. ટૂંકી સંજ્ઞા અને આરંભ.-

- (૧) આ નિયમો ગુજરાત (જાહેર સેવાઓ અંગેનો નાગરિકોનો અધિકાર) નિયમો, ૨૦૧૪ કહેવાશે.
- (૨) તે રાજ્યમાં તેની પ્રસિદ્ધિની તારીખે અમલમાં આવશે.

૨. વ્યાખ્યા.-

- (૧) આ નિયમોમાં, સંદર્ભથી અન્યથા અપેક્ષિત ન હોય તો,-
 - (ક) “અધિનિયમ” એટલે ગુજરાત (જાહેર સેવાઓ અંગેનો નાગરિકોનો અધિકાર) અધિનિયમ, ૨૦૧૩;
 - (ખ) “નમૂનો” એટલે આ નિયમો સાથે જોડેલો નમૂનો;
 - (ગ) “જાહેર કરેલી સેવાઓ” એટલે અધિનિયમની કલમ ૪ હેઠળ રાજ્ય સરકારે જાહેર કરેલી સેવાઓ;
 - (ઘ) “ઠરાવેલો નમૂનો” એટલે અધિનિયમની કલમ ૪ હેઠળની જાહેર કરેલી સેવાઓ પૂરી પાડતા સંબંધિત વિભાગ-એ ઠરાવેલો નમૂનો;
 - (ચ) “કલમ” એટલે અધિનિયમની કલમ.
- (૨) આ નિયમોમાં વાપરેલા પણ વ્યાખ્યાયિત ન કરેલા શબ્દો અને શબ્દપ્રયોગોનો, અધિનિયમમાં તેમનો જે અર્થ કરવામાં આવ્યો છે તે જ થશે.

૩. મુકરર અધિકારીઓ, ફરિયાદ નિવારણ અધિકારીઓ અને મુકરર સત્તાધિકારીના નામ પ્રસિદ્ધ કરવા બાબત.- અધિનિયમની કલમ ૫, કલમ ૬ અને કલમ ૮ (૨) મુજબ, જાહેર સત્તામંડળ-એ, રાજ્ય, જિલ્લા અને તાલુકા કક્ષાના, મ્યુનિસિપલ કોર્પોરેશનો, નગરપાલિકાઓ, નોટિફાઈડ એરિયા, પંચાયતોના, તમામ વહીવટી એકમો અથવા કચેરીઓમાંના અને એવી બીજી કચેરીઓમાંના તેના મુકરર અધિકારીઓ, ફરિયાદ નિવારણ અધિકારીઓ અને મુકરર સત્તાધિકારીના નામ અને સરનામાં પ્રસિદ્ધ કરવા જોઈશે. મુકરર અધિકારીઓ અને ફરિયાદ નિવારણ અધિકારીઓના નામ, સરનામાં, ઈ-મેઈલ આઈ.ડી., કોન્ટેક્ટ (ટેલિફોન) નંબર, ફેક્સ નંબર, દરેક જાહેર સત્તામંડળ અથવા કસ્ટમર કેર સેન્ટર અથવા હેલ્પ ડેસ્ક અથવા જન સેવા કેન્દ્ર અને વેચાણ કેન્દ્ર (sales outlet), હોય તો, તેની વેબસાઈટ ઉપર પણ પ્રદર્શિત કરવા જોઈશે.

૪. નોટિસ બોર્ડ ઉપર માહિતી પ્રદર્શિત કરવા બાબત.- જાહેર સત્તામંડળના મુકરર અધિકારી અને તેના તાબાના જાહેર (રાજ્ય) સેવકે, સામાન્ય જનતાની સુગમતા માટે, તેમની કચેરીમાંની ઉપલબ્ધ જાહેર કરેલી સેવાઓના સંબંધમાં, નમૂના-“ક” મુજબની તમામ સંબંધિત માહિતી, તેમની કચેરીની બહારની બાજુએ નોટિસ બોર્ડ ઉપર પ્રદર્શિત કરાવડાવવી જોઈશે. આવા નોટિસ બોર્ડ કચેરીની સામે પ્રદર્શિત કરવા જોઈશે. અરજીઓ સ્વીકારવા માટે, ઠરાવેલા (નિયત) અરજી પત્રકોની પૂરતી સંખ્યામાં નકલો કાઉન્ટરમાં ઉપલબ્ધ રાખવી જોઈશે.

પ. અરજ સ્વીકારવાની અને અરજદારને તેની પહોંચ આપવાની રીત.-

- (૧) અધિનિયમની કલમ ૩ થી મળેલા અધિકારનો ઉપયોગ કરવા માટે, સેવા/સેવાઓ મેળવવા માંગતા નાગરિકે, અધિનિયમની કલમ ૪ હેઠળ રાજ્ય સરકારે જાહેર કર્યા પ્રમાણેની એક અથવા વધુ સેવાઓ (મેળવવા) માટે, ઠરાવેલા અરજના નમૂના પ્રમાણે અથવા બીજા કોઈ નમૂના પ્રમાણે, કચેરીમાં ઉપલબ્ધ હોય તેવી તપાસ યાદી (check-list)માં ઠરાવેલા દસ્તાવેજો સહિત, મુકરર અધિકારીને અરજ કરવી જોઈશે.
 - (૨) મુકરર અધિકારી અથવા અધિકૃત વ્યક્તિએ, લેખિત અરજ અથવા જ્યાં ઠરાવવામાં આવેલ હોય ત્યાં તેવા નમૂનામાંની અરજ મળ્યેથી, અરજ કર્યાની તારીખથી કામકાજના ત્રણ દિવસની અંદર, નમૂના ખમાં, અરજદારને યોગ્ય પહોંચ આપવી જોઈશે.
 - (૩) અરજની સાથે જરૂરી દસ્તાવેજો બીડવામાં આવેલા ન હોય તેવા કિસ્સામાં, તે બાબત સ્પષ્ટપણે પહોંચમાં જણાવવી જોઈશે અને આવી પહોંચમાં સેવા પૂરી પાડવા અંગેની તારીખ જણાવવી જોઈશે નહિ.
 - (૪) અરજની સાથે તમામ જરૂરી દસ્તાવેજો બીડવામાં આવેલા હોય અને અરજ તમામ સંદર્ભમાં સંપૂર્ણ હોય, ત્યારે સેવા પૂરી પાડવા અંગેની તારીખ જણાવવી જોઈશે.
૬. જાહેર રજાઓનો સમાવેશ ન કરવા બાબત.- સેવા પૂરી પાડવા માટેની નિયત સમયમર્યાદાની ગણતરી કરતી વખતે, જાહેર રજાઓને ગણતરીમાં લેવી જોઈશે નહિ.
૭. ફીમાં છૂટછાટ આપવા બાબત.- ફરિયાદ નિવારણ અધિકારી, મુકરર અપીલ સત્તાધિકારી અને રાજ્ય અપીલ સત્તામંડળને કરવામાં આવતી અરજ માટે કોઈ ફી લેવી જોઈશે નહિ.
૮. ફરિયાદ સ્વીકારવા (મેળવવા) માટેની રીત.- (૧) જાહેર કરેલી સેવાઓ પૂરી પાડવામાં આવી ન હોય અથવા ઠરાવેલી સમય-મર્યાદાની અંદર પૂરી પાડવામાં આવી ન હોય તેવા કિસ્સામાં, નારાજ થયેલ નાગરિકે, શક્ય હોય ત્યાં સુધી, નમૂના-“ગ”માં ઠરાવ્યા પ્રમાણેના નમૂનામાં, અધિનિયમની કલમ ૬ હેઠળ જાહેર સત્તામંડળે નીમેલા સંબંધિત ફરિયાદ નિવારણ અધિકારીને, હાથોહાથ, ફેક્સ, પોસ્ટ અથવા રજિસ્ટર્ડ પોસ્ટ મારફત લેખિત ફરિયાદ રજૂ કરવી જોઈશે.
- (૨) ફરિયાદ નિવારણ અધિકારીએ, લેખિત ફરિયાદ મળ્યેથી, ફરિયાદ કર્યાની તારીખથી કામકાજના ત્રણ દિવસોની અંદર, અરજદારને, નમૂના-“ખ” મુજબની યોગ્ય પહોંચ આપવી જોઈશે.
૯. નોટિસ આપવાની રીત.- (૧) ફરિયાદ નિવારણ અધિકારીએ, ઠરાવેલી સમયમર્યાદાની અંદર સેવા / સેવાઓ પૂરી પાડવામાં વિલંબ કરવા માટે અથવા કસૂર કરવા માટે જવાબદાર હોય તેવા મુકરર અધિકારી અથવા તાબાના કર્મચારીને નોટિસ આપવી જોઈશે. તેમણે, વિલંબ કરનાર અધિકારી અથવા કર્મચારીએ જે સમયમર્યાદાની અંદર નોટિસનો જવાબ રજૂ કરવો જોઈશે તે સમયમર્યાદા પણ દર્શાવવી જોઈશે.
- (૨) ફરિયાદ નિવારણ અધિકારીને, સેવા / સેવાઓ પૂરી પાડવા માટે જવાબદાર મુકરર અધિકારી અથવા તાબાના કર્મચારીએ રજૂ કરેલા ખુલાસાથી સંતોષ ન થાય, તો ફરિયાદ નિવારણ અધિકારીએ નિયમ ૧૦ મુજબ આગળની કાર્યવાહી કરવી જોઈશે.
૧૦. સુનાવણી અંગેની માહિતીની જાણ કરવા બાબત.- (૧) ફરિયાદ નિવારણ અધિકારીએ (હાથ ધરવાની) ફરિયાદની સુનાવણી અંગેની માહિતીની જાણ, ફરિયાદ નિવારણ અધિકારીએ, નીચે જણાવેલી રીતો પૈકીની કોઈપણ એક રીતે કરવી જોઈશે,-

(ક) હાથોહાથ;

(ખ) પોસ્ટ દ્વારા;

(ગ) ટેલિફોન / ફેક્સ / ઈ-મેઈલ / એસએમએસ (અરજદારે ઝડપી સંદેશાવ્યવહાર માટે જે વિકલ્પ પસંદ કરેલ હોય તેના) દ્વારા;

- (૨) ફરિયાદી અને / અથવા યથાપ્રસંગ, મુકરર અધિકારીને ઓછામાં ઓછા સાત દિવસ અગાઉ સુનાવણીની તારીખની જાણ કરવી જોઈશે.
- (૩) અરજદાર અથવા યથાપ્રસંગ, મુકરર અધિકારીએ પોતે સુનાવણી દરમિયાન હાજર રહેવું જોઈશે.
- (૪) કોઈપણ પક્ષકારને સુનાવણી અંગેની માહિતીની યોગ્ય રીતે જાણ કરવામાં આવેલ હોય તેમ છતાં, તે સુનાવણીની તારીખે ગેરહાજર રહે, તો અરજી અંગે એક-તરફી નિર્ણય કરવામાં આવશે.

૧૧. ફરિયાદ અંગે નિર્ણય કરવા માટેની કાર્યરીતિ.- (૧) ફરિયાદ નિવારણ અધિકારીએ, મુકરર અધિકારીના હુકમ અથવા કલમ ૬ હેઠળ કરવામાં આવેલી ફરિયાદ અંગે નિર્ણય કરવા માટે નીચેની કાર્યવાહી કરવી જોઈશે,-

- (૧) સંબંધિત દસ્તાવેજો, જાહેર રેકર્ડ અથવા તેની નકલોની સમીક્ષા કરવી.
- (૨) અપવાદરૂપ સંજોગોમાં, જરૂરી તપાસ કરવા માટે બીજા કોઈ અધિકારીને અધિકૃત કરી શકાશે.
- (૩) સુનાવણીના સમયે, મુકરર અધિકારી અથવા યથાપ્રસંગ, તાબાના કર્મચારીને બોલાવી શકાશે.
- (૨) ફરિયાદ નિવારણ અધિકારીના નિર્ણયની સાથે, આવા નિર્ણય પર પહોંચવા માટેના કારણો જોડેલા હોવા જોઈશે.
- (૩) ફરિયાદ નિવારણ અધિકારીએ, તેને કરવામાં આવેલી અપીલનો, ત્રીસ દિવસની અંદર નિકાલ કરવો જોઈશે.
- (૪) ફરિયાદ નિવારણ અધિકારીએ, જે ફરિયાદનું નિવારણ ન થયેલ હોય તેવી દરેક ફરિયાદ અંગેનો રિપોર્ટ, ફરિયાદોની વિગતો અને તેના પ્રકાર અને ફરિયાદોનું નિવારણ ન થઈ શકવા અંગેના કારણો સહિત હુકમની તારીખથી પંદર દિવસની અંદર, મુકરર સત્તાધિકારીને મોકલવો જોઈશે.

૧૨. ફરિયાદ નિવારણ અધિકારીએ હુકમની જાણ કરવા બાબત.- (૧) ફરિયાદ નિવારણ અધિકારીએ, હુકમની તારીખથી સાત દિવસની અંદર, સંબંધિત પક્ષકારોને નિર્ણયની નકલો મોકલવા અંગેની વ્યવસ્થા કરવી જોઈશે.

- (૨) મુકરર અધિકારી અથવા તેના તાબાના જાહેર (રાજ્ય) સેવકની સામે, કલમ ૮ (૧) (ગ) અથવા યથાપ્રસંગ, (ઘ) હેઠળ શિસ્તવિષયક કાર્યવાહી કરવા માટેની ભલામણ કરવાના પ્રસંગે, ફરિયાદ નિવારણ અધિકારીએ, તેમની સામે કરવામાં આવેલા હુકમો, સંબંધિત જાહેર સત્તામંડળ અથવા યોગ્ય સત્તાધિકારીને મોકલવા જોઈશે.

૧૩. મુકરર સત્તાધિકારી સમક્ષ પ્રથમ અપીલ:- (૧) અધિનિયમની કલમ ૧૦ની પેટા-કલમ (૨) મુજબ, ફરિયાદ નિવારણ અધિકારીના નિર્ણયથી નારાજ થયેલી કોઈપણ વ્યક્તિ ફરિયાદ નિવારણ અધિકારીના હુકમની નકલ મળ્યાની તારીખથી ત્રીસ દિવસની અંદર, શક્ય હોય ત્યાં સુધી નમૂના ઘ-માં ઠરાવવામાં આવ્યા મુજબના નમૂનામાં મુકરર સત્તાધિકારીને અપીલ કરી શકશે.

- (૨) કલમ ૯ની પેટા-કલમ (૧) હેઠળ મોકલવામાં આવેલ દરેક ફરિયાદ, અપીલ તરીકે દાખલ કરવામાં આવી હોવાનું ગણાશે.

- (૩) આવી અપીલ મળ્યાની સ્વીકૃતિની પહોંચ, કામકાજના ત્રણ દિવસની અંદર, નમૂના-"ચ" મુજબ આપવી જોઈશે.
- (૪) દરેક અપીલનો, તે અપીલ દાખલ થયેલી હોવાનું ગણાતી તારીખથી અથવા અરજદારે અપીલ દાખલ કર્યાની તારીખથી પિસ્તાળીસ દિવસની અંદર નિકાલ કરવો જોઈશે.
- (૫) તમામ અપીલનો નિકાલ, નીચેની રીતે કરવો જોઈશે:
- (૧) ફરિયાદીને, સંબંધિત ફરિયાદ નિવારણ અધિકારીને અને મુકરર અધિકારીને ઓછામાં ઓછા સાત દિવસ અગાઉ સુનાવણીની તારીખની જાણ કરવી જોઈશે.
- (૨) ફરિયાદી, મુકરર અધિકારી અને ફરિયાદ નિવારણ અધિકારીએ પોતે સુનાવણી દરમિયાન હાજર રહેવું જોઈશે.
- (૩) સુનાવણી અંગેની તેને યોગ્ય રીતે જાણ કરવામાં આવી હોય તે છતાં, કોઈપણ પક્ષકાર સુનાવણીની તારીખે ગેરહાજર રહે, તો, તે અરજી અંગે એકતરફી નિર્ણય કરવામાં આવશે.
- (૪) મુકરર સત્તાધિકારીએ, હુકમની તારીખથી પંદર દિવસની અંદર, સંબંધિત પક્ષકારોને નિર્ણયની નકલો મોકલવાની વ્યવસ્થા કરવી જોઈશે.
- (૫) મુકરર સત્તાધિકારીએ, કલમ ૨૩ ની પેટા-કલમ (૧) હેઠળ દંડ નાખવામાં આવે તે પહેલાં, સંબંધિત અધિકારીને સાંભળવા જોઈશે (સુનાવણીની તક આપવી જોઈશે.).
- (૬) મુકરર સત્તાધિકારીને, કલમ-૧૦ની પેટા-કલમ (૭) હેઠળ કોઈ પગલું લેવાનું જણાય તો તેણે, સુનાવણીના પંદર દિવસની અંદર તેની સમુચિત સત્તામંડળને લેખિતમાં જાણ કરશે.
- (૭) મુકરર સત્તાધિકારીએ, સેવાઓ પૂરી પાડવા માટે અધિનિયમની કલમ ૪ હેઠળ બહાર પાડેલા જાહેરનામાના પાલન અર્થે સંબંધિત જાહેર સત્તામંડળને જરૂરી હોય તેવા ખાસ પગલાં લેવા અંગે સુનાવણીના પંદર દિવસની અંદર, લેખિતમાં જાણ કરવી જોઈશે.
૧૪. રાજ્ય અપીલ સત્તામંડળ.- (૧) એક અથવા વધુ રાજ્ય અપીલ સત્તામંડળ રહેશે અને દરેક રાજ્ય અપીલ સત્તામંડળમાં રાજ્ય સરકારે નીમેલા વધુમાં વધુ ત્રણ સભ્યો રહેશે.
- (૨) રાજ્ય અપીલ સત્તામંડળના સભ્યોના પગાર અને ભથ્થાં, તેમની નિમણૂક કરવામાં આવેલી હોય તે પહેલાં તે જે હોદ્દો ધરાવતા હોય તે હોદ્દો અથવા તે રાજ્ય સરકારમાં છેલ્લે જે હોદ્દો ધરાવતા હોય તેને સમકક્ષ રહેશે.
- (૩) રાજ્ય સરકાર, યોગ્ય તપાસ કર્યા પછી, રાજ્ય અપીલ સત્તામંડળના સભ્યને, સાબિત થયેલ ગેરવર્તણૂક અથવા અસમર્થતાના કારણસર તેના હોદ્દા પરથી દૂર કરી શકશે.
- (૪) રાજ્ય સરકાર અપીલ સત્તામંડળના સભ્યને, જરૂરી જણાય તો ફરજ-મોકૂફ કરી શકશે, તપાસ દરમિયાન કચેરીમાં હાજર રહેવા પર પણ પ્રતિબંધ મૂકી શકશે. તપાસ રાજ્ય સરકારે કરવી જોઈશે. સભ્યની ગેરવર્તણૂક અથવા અસમર્થતાના કિસ્સામાં, રાજ્ય સરકાર, આરોપની તપાસ કરવા માટે, અખિલ ભારતીય સેવાના વરિષ્ઠ અધિકારી અથવા અધિકારીઓનું બનેલું તપાસ મંડળ(બોર્ડ) નીમી

શકશે. તપાસ મંડળના રિપોર્ટને આધારે , રાજ્ય સરકાર આરોપ મૂકવામાં આવ્યો હોય તે સભ્ય વિરૂદ્ધ ઉચિત પગલાં લઈ શકશે.

૧૫. રાજ્ય અપીલ સત્તામંડળ સમક્ષ દ્વિતીય અપીલ.- (૧) અપીલની તારીખથી પિસ્તાળીસ દિવસની અંદર, મુકરર સત્તાધિકારીનો નિર્ણય જેને ન મળે તેવી અથવા મુકરર સત્તાધિકારીના નિર્ણયથી નારાજ થયેલી કોઈપણ વ્યક્તિ, આવી મુદત સમાપ્ત થાય તેના અથવા યથાપ્રસંગ, મુકરર સત્તાધિકારીના હુકમની નકલ મળ્યાની તારીખથી ત્રીસ દિવસની અંદર, શક્ય હોય ત્યાં સુધી નમૂના-"ઘ"-માં ઠરાવવામાં આવ્યા મુજબના નમૂનામાં રાજ્ય અપીલ સત્તામંડળ સમક્ષ દ્વિતીય અપીલ કરી શકશે.

(૨) આવી દ્વિતીય અપીલ મળ્યાની સ્વીકૃતિની પહોંચ કામકાજના ત્રણ દિવસની અંદર, નમૂના-"ચ" મુજબ આપવી જોઈશે.

(૩) તમામ અપીલનો નિકાલ, નીચેની રીતે કરવો જોઈશે:

(૧) ફરિયાદી, સંબંધિત ફરિયાદ નિવારણ અધિકારી, સંબંધિત મુકરર સત્તાધિકારી અને મુકરર અધિકારીને ઓછામાં ઓછા સાત દિવસ અગાઉ સુનાવણીની તારીખની જાણ કરવી જોઈશે.

(૨) સંબંધિત ફરિયાદી, મુકરર અધિકારી, ફરિયાદ નિવારણ અધિકારી અને મુકરર સત્તાધિકારીએ પોતે સુનાવણી દરમિયાન હાજર રહેવું જોઈશે.

(૩) સુનાવણી અંગેની તેને યોગ્ય રીતે જાણ કરવામાં આવી હોય તે છતાં, કોઈપણ પક્ષ સુનાવણીની તારીખે ગેરહાજર રહે, તો, તે અરજી અંગે એકતરફી નિર્ણય કરવામાં આવશે.

(૪) અપીલ સત્તામંડળે હુકમ થયાની તારીખથી પંદર-દિવસની અંદર, સંબંધિત પક્ષકારોને, નિર્ણયની નકલો મોકલવાની વ્યવસ્થા કરવી જોઈશે.

(૫) અપીલ સત્તામંડળે, કલમ ૨૩ ની પેટા-કલમ (૧) હેઠળ દંડ નાખવામાં આવે તે પહેલાં, સંબંધિત અધિકારીને સાંભળવા જોઈશે (સુનાવણીની તક આપવી જોઈશે.).

(૬) અપીલ સત્તામંડળને, કલમ-૧૦ની પેટા-કલમ (૭) હેઠળ કોઈ પગલું લેવાનું જણાય, તો તેણે, સુનાવણીના પંદર દિવસની અંદર તેની સમુચિત સત્તામંડળને લેખિતમાં જાણ કરશે.

(૭) અપીલ સત્તામંડળે, સુનાવણીના પંદર દિવસની અંદર, સેવાઓ પૂરી પાડવા માટે અધિનિયમની કલમ ૪ હેઠળ બહાર પાડેલા જાહેરનામાના પાલન અર્થે સંબંધિત જાહેર સત્તામંડળને જરૂરી હોય તેવા ખાસ પગલાં લેવા અંગે, લેખિતમાં જાણ કરવી જોઈશે.

૧૬. રિપોર્ટ પ્રસિદ્ધ કરવાની રીત.- દરેક જાહેર સત્તામંડળે , અધિનિયમની કલમ ૨૪ની પેટા-કલમ (૨) હેઠળ કેલેન્ડર વર્ષના અંતે, ત્રણ મહિનાની અંદર, પુસ્તક સ્વરૂપે વાર્ષિક રિપોર્ટ પ્રસિદ્ધ કરવો જોઈશે અને રાજ્યના સંબંધિત વહીવટી વિભાગને તે મોકલવો જોઈશે.

૧૭. અધિનિયમ હેઠળના તમામ કેસોનો રેકર્ડ નિભાવવા બાબત.- મુકરર સત્તાધિકારીએ, ફરિયાદ નિવારણ અધિકારીએ, મુકરર સત્તાધિકારીએ અને અપીલ સત્તામંડળે લીધેલા પગલાંના સંબંધમાં તમામ કેસોનું રેકર્ડ, અનુક્રમે નમૂના-"ચ-૧", નમૂના-"ચ-૨", નમૂના-"ચ-૩" અને નમૂના-"ચ-૪"-માં નિભાવવું જોઈશે અને તેનો સામયિક (મુદતી) રિપોર્ટ જાહેર સત્તામંડળના વડાને મોકલવો જોઈશે.

૧૮. (માહિતી)નો પ્રસાર અને તાલીમ.- રાજ્ય સરકારે, નાણાકીય અને અન્ય સંસાધનોની ઉપલબ્ધતાના પ્રમાણ મુજબ-

(ક) ખાસ કરીને લાભથી વંચિત હોય તેવા સમુદાયોમાં, અધિનિયમ હેઠળના અપેક્ષિત અધિકારોનો ઉપયોગ કઇ રીતે કરવો. તે હેતુસર, જાહેર જનતામાં તે અંગેની સમજશક્તિ વધારવા માટે અભિયાનો અને કાર્યક્રમો વિકસાવવા અને તેનું આયોજન કરવું અને જાહેર સત્તામંડળોને આવા કાર્યક્રમોમાના વિકાસ અને આયોજનમાં ભાગ લેવા માટે પ્રોત્સાહિત કરવા જોઇશે;

(ખ) અધિનિયમની સંબંધિત જોગવાઈઓનો શાળાઓ અને કોલેજોના અભ્યાસક્રમમાં સમાવેશ થાય તે માટે પગલાં લેવા જોઇશે, જેથી કરીને અધિનિયમ વિશે નાગરિકોને શિક્ષિત કરી શકાય;

(ગ) અધિનિયમનો અસરકારક રીતે અમલ કરાવવા માટે સ્ટાફ અને માળખાકીય સુવિધા પૂરી પાડવી જોઇશે;

(ઘ) જાહેર સત્તામંડળોએ, નાગરિકો માટે જાહેર કરેલી સેવાઓ અને સમયોચિતતા અને અરજીઓની પ્રક્રિયા અંગે સચોટ માહિતી સમયસર આપવી જોઇશે અને તેનો અસરકારક પ્રસાર કરવો જોઇશે;

(ચ) મુકરર અધિકારીઓ, ફરિયાદ નિવારણ અધિકારીઓ અને યથાપ્રસંગ, અપીલ સત્તામંડળના સ્ટાફને, અધિનિયમ હેઠળની તેમની ફરજો અંગે તાલીમ આપવી જોઇશે;

(છ) આ અધિનિયમ હેઠળ નિર્દિષ્ટ કરવામાં આવેલ કોઇપણ અધિકારનો ઉપયોગ કરવા માગતી હોય તેવી કોઇ વ્યક્તિને વાજબી રીતે જરૂર પડે ત્યારે સરળતાથી સમજી શકાય તેવા સ્વરૂપમાં અને તેવી રીતે આવી માહિતી ધરાવતી માર્ગદર્શિકાઓ તૈયાર કરવા રાજ્ય સરકારના સંબંધિત વિભાગોને આદેશ આપવો જોઇશે.

૧૯. અમલ પર દેખરેખ-નિયંત્રણ રાખવા બાબત.- રાજ્ય સરકારે, જાહેર કરેલી સેવાઓ સમયસર મળી રહે તે માટે અને અધિનિયમની જુદી જુદી જોગવાઈઓ પર દેખરેખ-નિયંત્રણ રાખવા માટે ઈન્ફર્મેશન એન્ડ કોમ્યુનિકેશન ટેકનોલોજી/ ઇ-ગવર્નન્સના ઉપયોગથી કેન્દ્રીકૃત દેખરેખ-નિયંત્રણ પદ્ધતિ, શરૂ કરવી જોઇશે.

૨૦. પુરસ્કાર(એવોર્ડ):- (૧) દરેક વર્ષના અંતે, તે વર્ષે અધિનિયમ હેઠળ કોઇ કસૂર(ચૂક) કરેલ ન હોય તેવા અધિકારીઓ અથવા સેવા પૂરી પાડનારની યાદી પ્રસિદ્ધ કરવી જોઇશે અને જાહેર સત્તામંડળના વડાએ નમૂના-"છ" મુજબ પ્રશંસાપત્ર આપવો જોઇશે.તેની નોંધ, સંબંધિત અધિકારી/કર્મચારીના વાર્ષિક ખાનગી અહેવાલ (ACR)માં પણ કરવી જોઇશે. આવા અધિકારીઓના નામની, પુરસ્કાર (એવોર્ડ) માટે રાજ્ય સરકારને ભલામણ કરવી જોઇશે.

(૨) રાજ્ય સરકાર, તે વર્ષે જે અધિકારીઓ અથવા સેવા પૂરી પાડનારા, જેમની સામે કોઇ કસૂર કર્યાની નોંધ કરવામાં આવેલ ન હોય, તેમને ઈનામ (રિવોર્ડ) આપી શકશે, જેથી કરીને રાજ્યના સરકારી કર્મચારીઓને પ્રોત્સાહન મળી શકે અને તેમની કાર્યક્ષમતામાં વધારો થઇ શકે.આ માટે, સક્ષમ સત્તાધિકારીએ, દરેક વર્ષના અંતે આવા નામોની ભલામણ રાજ્ય સરકારને કરવી જોઇશે. રાજ્ય સરકાર, એવા અધિકારીઓ માટે ઉચિત ઈનામ (રિવોર્ડ) નિયત કરી શકશે.

નમૂનો-ક

(જુઓ નિયમ ૪)

ડિસ્પ્લે બોર્ડ

(રાજ્ય ચિહ્ન)

(કચેરીમાં ઉપલબ્ધ જાહેર કરેલી સેવાઓ સંબંધિત માહિતી પ્રદર્શિત કરતું બોર્ડ)

ગુજરાત (જાહેર સેવાઓ અંગેનો નાગરિકોનો અધિકાર) અધિનિયમ, ૨૦૧૩.

કચેરીનું નામ:

ગામ/તાલુકો/જિલ્લાનું નામ :

અનુસૂચિત (નિયત(નિર્ધારિત)) સેવાઓ:

અનુ-ક્રમાંક	સેવાઓની યાદી	દસ્તાવેજોની યાદી (તપાસ યાદી)	મુકરર અધિકારીનું નામ	(જાહેર કરેલી સેવા પૂરી પાડવા માટે) મુકરર અધિકારી માટેની સમયમર્યાદા	ફરિયાદ નિવારણ અધિકારીનું નામ અને સરનામું	ફરિયાદ નિવારણ અધિકારી દ્વારા (અરજીનો) નિકાલ કરવા માટેની સમયમર્યાદા	મુકરર સત્તાધિકારી અને રાજ્ય અપીલ સત્તામંડળનું સરનામું	મુકરર સત્તાધિકારી અને રાજ્ય અપીલ સત્તામંડળ દ્વારા (અરજીનો) નિકાલ કરવા માટેની સમયમર્યાદા
૧	૨	૩	૪	૫	૬	૭	૮	૯

અરજી આપવા અને સ્વીકારવા અધિકૃત વ્યક્તિનું નામ અને હોદ્દો:

નાગરિકોને સૂચનો:-

- સ્વીકૃતિની પહોંચ ફરજિયાતપણે મેળવવી.
- સેવામાં વિલંબ થાય / ના મળે ,તો સ્વીકૃતિની પહોંચ સાથે ફરિયાદ નિવારણ અધિકારીનો સંપર્ક કરવો.

વેબસાઇટ:

ઇ-મેઇલ આઇડી:

કોલ સેન્ટરનો સંપર્ક નંબર/ હેલ્પ ડેસ્ક નંબર:

નમૂનો-ખ

(જુઓ નિયમ ૫(૨) અથવા નિયમ ૮(૨))

મુકરર અધિકારી/ ફરિયાદ નિવારણ અધિકારીએ આપવાની પહોંચ.

૧.	સરનામા સાથે અરજદાર/ ફરિયાદીનું નામ	
૨.	અરજી/ ફરિયાદની તારીખ	
૩.	યુનિક (અનન્ય) પહોંચ નંબર	
૪.	હોદ્દા અને સરનામા સાથે મુકરર અધિકારી/ ફરિયાદ નિવારણ અધિકારીનું નામ	
૫.	માંગેલ સેવાઓ/ ફરિયાદની વિગતો	
૬.	સ્વીકાર કરેલ છે ? (હા/ના)	
૭.	સેવાઓ આપવાની સૂચિત તારીખ/ નિવારણની સૂચિત સમય મર્યાદા	
૮.	અસ્વીકાર (કારણો સહિત)	

સ્થળ :

મુકરર અધિકારી/ ફરિયાદ નિવારણ અધિકારીની

તારીખ :

સહી અને સિક્કો

નમૂનો-ગ

(જુઓ નિયમ ૮(૧))

ફરિયાદ નિવારણ અધિકારી સમક્ષ ફરિયાદ દાખલ કરવા માટેનો નમૂનો.

પ્રતિ,

ફરિયાદ નિવારણ અધિકારી,

.....

સંબંધિત જાહેર સત્તામંડળનું નામ

સરનામું :-

હું, શ્રી/શ્રીમતી/કુ.....(મુકરર અધિકારીનું નામ અને હોદ્દો) દ્વારા
..... સેવા (વિનંતી કરેલ જાહેર સેવાની વિગતો) પૂરી નહિ પાડવા/ વિલંબથી પૂરી પાડવા સામે
ફરિયાદ કરવા ઇચ્છું છું.

મેં (તારીખ).....ના રોજસેવાઓ માટે અરજી કરી હતી. તેમ છતાં, સેવાઓ પૂરી
પાડી ન હતી/.....દિવસોની ઠરાવેલ સમય મર્યાદાની અંદર પૂરી પાડી ન હતી.

➤ હું, આથી, જાહેર કરું છું કે હું ભારતનો નાગરિક છું.

➤ હું, આથી, જાહેર કરું છું કે ઉપરની વિગતો, મારી ઉત્તમ જાણ અને માન્યતા પ્રમાણે ખરી છે.

ફરિયાદીનું નામ અને સહી :

સરનામું :

ટેલિફોન નં./ મોબાઇલ નં.

સ્થળ :

તારીખ :

ફરિયાદ મોકલવાની રીત :

બિડાણ : ૧. મુકરર અધિકારીએ કાઢી આપેલ પહોંચની નકલ.

નમૂનો-ઘ

(જુઓ નિયમ-૧૩ (૧) અથવા નિયમ ૧૫ (૧))

મુકરર સત્તાધિકારી અથવા રાજ્ય અપીલ સત્તામંડળ સમક્ષ અપીલ દાખલ કરવા માટેનો નમૂનો.

પ્રતિ,

મુકરર સત્તાધિકારી/ રાજ્ય અપીલ સત્તામંડળ,

સરનામું.....

હું તા.....ના ફરિયાદ નિવારણ અધિકારી/ મુકરર સત્તાધિકારી..... (નામ અને સરનામું)ના નિર્ણય વિરૂધ્ધ અપીલ દાખલ કરવા ઇચ્છું છું.

મને, નીચેના કારણોને લીધે સદરહુ નિર્ણય/ હુકમ અન્યાયી અને ગેરવાજબી હોવાનું જણાય છે.

સત્તામંડળ, ફરિયાદ નિવારણ અધિકારી/ મુકરર સત્તાધિકારીનો નિર્ણય/ હુકમ રદ કરી શકશે અને તે, ન્યાયી ગણે તેવો કોઈ વધારાનો હુકમ અથવા આદેશો પસાર કરી શકશે.

➤ હું, આથી, જાહેર કરું છું કે હું ભારતનો નાગરિક છું.

➤ હું, આથી, જાહેર કરું છું કે ઉપરની વિગતો, મારી ઉત્તમ જાણ અને માન્યતા પ્રમાણે ખરી છે.

અપીલ કરનારની સહી :

સરનામું :

ટેલિફોન નં./ મોબાઇલ નં.

સ્થળ :

તારીખ :

અપીલ મોકલવાની રીત :

બિડાણ.-

૧. મુકરર અધિકારીએ કાઢી આપેલ પહોંચની નકલ.
૨. ફરિયાદ નિવારણ અધિકારીએ કાઢી આપેલ પહોંચની નકલ.
૩. ફરિયાદ નિવારણ અધિકારીના નિર્ણયની નકલ (ફરિયાદ નિવારણ અધિકારી વિરુદ્ધની અપીલના કિસ્સામાં),
૪. મુકરર સત્તાધિકારીએ કાઢી આપેલ પહોંચની નકલ (મુકરર સત્તાધિકારી વિરુદ્ધની અપીલના કિસ્સામાં)
૫. મુકરર સત્તાધિકારીના નિર્ણયની નકલ (મુકરર સત્તાધિકારી વિરુદ્ધની અપીલના કિસ્સામાં)

નમૂનો- ચ

(જુઓ નિયમ ૧૩ (૩) અથવા નિયમ ૧૫(૨))

મુકરર સત્તાધિકારી/ રાજ્ય અપીલ સત્તામંડળે આપવાની પહોંચ.

૧.	સરનામા સાથે અપીલ કરનારનું નામ	
૨.	સંબંધિત જાહેર સત્તામંડળનું નામ અને સરનામું	
૩.	પ્રતિવાદીનું નામ અને હોદ્દો/ સરનામું	
૪.	અપીલ કર્યાની તારીખ	
૫.	યુનિક (અનન્ય) પહોંચ નંબર	
૬.	માંગેલ સેવાઓ/ ફરિયાદની વિગતો	

સ્થળ :

મુકરર સત્તાધિકારી/ રાજ્ય અપીલ સત્તામંડળની

તારીખ :

સહી અને સિક્કો.

નમૂનો-ચ-૧

(જુઓ નિયમ ૧૭)

મુકરર અધિકારીએ નિભાવવાનું રજિસ્ટર.

નામ અને હોદ્દો :

સરનામું :

અનુ ક્રમાંક	સરનામા સાથે અરજદારનું નામ અને પહોંચ નંબર	માંગેલ સેવાઓની વિગતો	અરજીનો અસ્વીકાર કરવા માટેના કારણો, કોઈ હોય તો, તે	આપેલ સેવાઓની તારીખ	સેવાઓ પૂરી પાડવાનો ઈનકાર કર્યો હોય તો, તેના કારણો	વિલંબ થયેલ દિવસોની સંખ્યા
૧	૨	૩	૪	૫	૬	૭

નમૂનો-ચ-૨

(જુઓ નિયમ ૧૭)

ફરિયાદ નિવારણ અધિકારીએ નિભાવવાનું રજિસ્ટર.

નામ અને હોદ્દો.-

સરનામું.-

અનુ-ક્રમાંક	ફરિયાદીનું નામ અને સરનામું	પહોંચ નંબર સાથે ફરિયાદ કર્યાની તારીખ	માંગેલ સેવાઓની વિગતો	જેની વિરુદ્ધ ફરિયાદ કરાયેલ હોય તે અધિકારીનું નામ અને હોદ્દો	અરજીનો અસ્વીકાર કરવા માટેના કારણો, કોઈ હોય તો, તે	ફરિયાદ માટેનો આધાર	માંગેલ દાદ	ફરિયાદનો નિકાલ કર્યાની તારીખ	વિશેષ નોંધ
૧	૨	૩	૪	૫	૬	૭	૮	૯	૧૦

નમૂનો-ચ-૩

(જુઓ નિયમ ૧૭)

મુકરર સત્તાધિકારીએ નિભાવવાનું રજિસ્ટર.

નામ અને હોદ્દો.-

સરનામું.-

અનુ-ક્રમાંક	અપીલ કરનારનું નામ અને સરનામું	પહોંચ નંબર સાથે અપીલની તારીખ	માંગેલ સેવાઓની વિગતો	ફરિયાદનો અસ્વીકાર કરવા માટેના કારણો, કોઈ હોય તો, તે	અપીલ માટેનો આધાર	મુકરર અધિકારીનું નામ અને હોદ્દો	ફરિયાદ નિવારણ અધિકારી (જી.આર.ઓ.)નું નામ અને હોદ્દો	અપીલનો નિકાલ કર્યાની તારીખ	વિશેષ નોંધ
૧	૨	૩	૪	૫	૬	૭	૮	૯	૧૦

નમૂનો-ચ-૪

(જુઓ નિયમ ૧૭)

રાજ્ય અપીલ સત્તામંડળે નિભાવવાનું રજિસ્ટર.

નામ અને હોદ્દો.-

સરનામું.-

અનુ ક્રમાંક	અપીલ કરનારનું નામ અને સરનામું	પહોંચ નંબર સાથે છેવટની અરજી કર્યાની તારીખ	માંગેલ સેવાઓની વિગતો	અપીલનો અસ્વીકાર કરવા માટેના કોઈ કારણો, હોય તો, તે	અપીલ માટેનો આધાર	મુકરર અધિકારીનું નામ અને હોદ્દો	ફરિયાદ નિવારણ અધિકારી (જી.આર.ઓ.)નું નામ અને હોદ્દો	મુકરર સત્તાધિકારી-નું નામ અને હોદ્દો	અપીલ-નો નિકાલ કર્યાની તારીખ	વિશેષ નોંધ
૧	૨	૩	૪	૫	૬	૭	૮	૯	૧૦	૧૧

નમૂનો-છ

(જુઓ નિયમ ૨૦)

પ્રસંશાપત્રનો મુસદ્દો

પ્રતિ,

અધિકારીનું નામ અને હોદ્દો

તે ગૌરવની બાબત છે કે તમે સમગ્ર વર્ષ દરમિયાન નાગરિકોને ગુજરાત (જાહેર સેવાઓ અંગેનો નાગરિકોનો અધિકાર) અધિનિયમ, ૨૦૧૩ હેઠળની સેવાઓ સમયસર પૂરી પાડેલ છે. તમે આપેલ સર્વોત્કૃષ્ટ અને સમયસરની સેવાઓને કારણે, વિભાગે અને સરકારે સારી નામના પ્રાપ્ત કરેલ છે અને અધિનિયમ અને સરકારે લીધેલ વહીવટી સુધારણાના પગલાં પ્રત્યે નાગરિકોમાં વિશ્વાસ સંપાદિત થવામાં પરિણમેલ છે.

એવી આશા રાખવામાં આવે છે કે કર્મચારીઓ તમારી નમૂનારૂપ/ આદર્શ સેવામાંથી પ્રોત્સાહન અને ઉત્સાહ મેળવશે. વર્ષમાં તમે આપેલ ઉત્કૃષ્ટ (કસૂર રહિત) સેવા માટે સરકારી પ્રસંશાને રેકર્ડ પર મૂકવાનું મને ગમશે.

ભવિષ્યમાં તમે ઉત્તરોત્તર સફળતા મેળવો એવી શુભેચ્છા.

જાહેર સત્તામંડળના વડાની સહી અને સિક્કો

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

ભરત બી. પટેલ,
સરકારના નાયબ સચિવ.



सत्यमेव जयते

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd June, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/125 of 2014/DVP-212012-4685-L: WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Ambaji Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/77 of 2010/DVP-272009-4048-L dtd.23.06.2011 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.21.02.2014 on page no.73-2 under Government Notification, Urban Development and Urban Housing Department No.GH/V/60 of 2014/DVP-212012-4685-L, dtd.21.02.2014 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby:-

- (a) sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and ;
- (b) specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/77 of 2010/DVP-272009-4048-L dtd.23.06.2011

The land bearing R.S.No.42/Paiki of village Kumbhariya designated for "Residential Zone" shall be deleted from the said zone and land thus released shall be designated for "Industrial Zone" under section 12(2)(a) of the Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

N. M. MUNSHI,

Officer on Special Duty & Ex-Officio Deputy Secretary
to the Govt. of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 23rd June, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/126 of 2014/DVP-272011-5286-L: WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Visnagar Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/85 of 1995/DVP-2793-3242-L dtd.18.06.1996 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.05.02.2014 on page no.46-13 under Government Notification, Urban Development and Urban Housing Department No.GH/V/40 of 2014/DVP-272011-5286-L, dtd.05.02.2014 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby :-

- (a) sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and ;
- (b) specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/85 of 1995/DVP-2793-3242-L dtd.18.06.1996

The land bearing R.S.No.489, 490/1, 2203, 2273, 2276, 2277 and 2278 of village Visnagar designated for "Agriculture Zone" shall be deleted from the said zone and the land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the said Act as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

N. M. MUNSHI,

Officer on Special Duty & Ex-Officio Deputy Secretary
to the Govt. of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 23rd June, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO.GH/V/127 of 2014/DVP-252013-3217-L: WHEREAS the Vadnagar Area Development Authority (hereinafter referred to as "the said Authority") prepared and published a Draft Revised Development Plan with General Development Control Regulations (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limits under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.06.10.2012

AND WHEREAS the Government of Gujarat considered, it was necessary to make modifications (hereinafter referred to as "the said modifications") in the said Development Plan, which was submitted by the said authority to the State Government for sanction under section 16 of the said Act, 1976.

AND WHEREAS in exercise of the powers conferred by proviso to sub-clause(ii) of clause (a) of sub-section (1) of section 17 of the said Act, the Government of Gujarat published the said modifications under Government Notification, Urban Development and Urban Housing Department No. GH/V/52 of 2014/DVP-252013-3217-L, dtd.13.02.2014, in the Gujarat Government Gazette Ext. Part.IV-B dated.13.02.2014 on Page No.62-2 and 62-5 for inviting from any person, to submit suggestions or objections, if any with respect to the proposed modifications to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said modification in Government Gazette.

AND WHEREAS the Government of Gujarat has not received the suggestion and objection;

NOW THEREFORE in exercise of the powers conferred by clause (c) of sub section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

- (a) Finalize the said modification;
- (b) Sanction the said Development Plan and the regulations thereto subject to the modifications so finalized and as set out in the Schedule appended hereto, and
- (c) Specify that the final development plan shall come into force from the date of this notification;

SCHEDULE

Modifications in the Draft Revised Development Plan of Vadnagar Area Development Authority as finalized by the State Government

Regulations of the GDCR as mentioned in annexure-1 attached herewith are replaced/modified/deleted under section (12)(2)(m) of the said Act.

By order and in the name of the Governor of Gujarat,

N. M. MUNSHI,

Officer on Special Duty & Ex-Officio Deputy Secretary
to the Govt. of Gujarat.

વડનગર વિસ્તાર વિકાસ સત્તામંડળ (વડનગર નગરપાલિકા)ની પુનરાવર્તિત વિકાસ યોજનાના સામાન્ય બાંધકામ વિકાસ નિયંત્રણ વિનિયમોમાં નીચે મુજબના સુધારા/ફેરફાર સુચિત કરવામાં આવે છે.

એનેક્સર-૧

અ.નં.	સામાન્ય બાંધકામ નિયંત્રણ નિયમોનું પૃષ્ઠ	વિનિયમ	વિનિયમમાં સુચવેલ સુચિત જોગવાઈ	વિનિયમમાં સૂચિત ફેરફાર/સુધારો
૧	૨	૩	૪	૫
૧	૪૧	૪.૧૬	કોમન પ્લોટની વ્યાખ્યામાં અંતે ઉમેરીએ	“કોમન પ્લોટ સહીયારી માલિકીનો બીન વેચાણપાત્ર” છે.
૨	૫૧	૯.૨(૨)	૧:૪૦૦ પછી ઉમેરીએ.	“(ન.ર.યોજના વિસ્તાર માટે) ૧:૫૦૦ (ન.ર.યોજના વિસ્તાર બહાર માટે)”
૩	૫૭	૧૦.૩	સ્ટ્રક્ચરલ ડીઝાઈનરની જોગવાઈ ઉમેરીએ.	સ્ટ્રક્ચરલ ડીઝાઈનર: ઓલ ઈન્ડીયા બોર્ડ ઓફ ટેકનીકલ એજ્યુકેશને માન્ય કરેલ સીવીલ ઈજનેરની ઉપાધી તેમજ પાંચ વર્ષનો સ્ટ્રક્ચરલ ડીઝાઈનર તરીકેનો અનુભવ, જેમાં બે વર્ષ સ્ટ્રક્ચરલ ડીઝાઈનર તરીકે જવાબદારી પૂર્ણ ફરજો બજાવેલ હોવી જોઈએ.
૪	૫૭	૧૦.૪	વિકાસ કર્તા ની જોગવાઈઓ ઉમેરીએ.	વિકાસકર્તા (ડેવલપર) : સ્થપતિ (આર્કિટેક), ઈજનેર, સ્ટ્રક્ચરલ ડીઝાઈનર વિ. વિકાસ પ્રવૃત્તિ સંબંધીત વિનિયમોને આધીન સંકલિત કાર્યવાહી માટે નિમાનાર, કે, જે જમીન માલિક કે જમીન માલિક દ્વારા નિમાયેલ હોય અને ફોર્મ નં.૨(એ), ૨(બી), ૨(સી), ૨(ડી) અને વિનિયમ નં. ૧૧.૩(૨) સહિતની વિનિયમો અનુસારની તબક્કાવારના જવાબદારીઓ સ્વીકારી, ખાત્રી આપનાર અને અનુસરનાર.
૫	૫૯	ગામતળ વિસ્તારના વિકાસ માટેની સામાન્ય જરૂરીયાત	૨૦૦ ચો.મી. (૩૦૦વાર)માં માલિકીના ધોરણેના ફ્લેટ ૨૬ કરીએ.	--
૬	૬૦	(૧) ગામતળ વિસ્તારના વિકાસ માટેની સામાન્ય જરૂરીયાત	૫૦૦ ચો.મી. પ્લોટ વિસ્તારમાં ઉમેરીએ.	અલ્પમાળી બાંધકામ માટે માલિકીના ધોરણ માટેના ફ્લેટ.

અ.નં.	સામાન્ય બાંધકામ નિયંત્રણ નિયમોનું પૃષ્ઠ	વિનિયમ	વિનિયમમાં સુચવેલ સુચિત જોગવાઈ	વિનિયમમાં સૂચિત ફેરફાર/સુધારો
૧	૨	૩	૪	૫
૭	૬૦	(૧) ગામતળ વિસ્તારના વિકાસ માટેની સામાન્ય જરૂરીયાત વિશેષ નોંધ (ક)(૧)માં	૬.૦મી. રદ કરીએ.	તેના બદલે ૮.૦ મી. કરીએ.
૮	૬૦	(૧) ગામતળ વિસ્તારના વિકાસ માટેની સામાન્ય જરૂરીયાત વિશેષ નોંધ (ક)(૨)માં	૩.૦મી. રદ કરીએ.	તેના બદલે ૪.૫૦ મી. કરીએ.
૯	૬૦	(૧) ગામતળ વિસ્તારના વિકાસ માટેની સામાન્ય જરૂરીયાત વિશેષ નોંધ (ખ) માં	૮.૦મી. રદ કરીએ.	તેના બદલે ૧૨.૦ મી. કરીએ.
૧૦	૬૦ અને ૬૧	(૧) ગામતળ વિસ્તારના વિકાસ માટેની સામાન્ય જરૂરીયાત (૨) બહુમાળી મકાનો	(૧) થી (૫) ની જોગવાઈ રદ કરીએ અને તેના બદલે	ગામતળમાં બહુમાળી મકાનો મળવાપાત્ર રહેશે નહીં.
૧૧	૬૫	૧૩(૪)(ગ)	“કિસ્સાઓમાં” ઉમેરી અને “આ જરૂરીયાતો માટે” રદ કરીએ.	“૧૩.૪(ફ)ની જોગવાઈનો”
૧૨	૬૭	૧૩(૮)	“તેમ છતાં સ્ટોક્સ, છુટક દુકાનો અને કેન્દ્રીય વાતાનુકુલિન બજાર” ફરો રદ કરીએ.	--
૧૩	૬૮	૧૩(૯)(એ)	“૧૦ કે ૧૦” રદ કરીએ તેના બદલે	“૪ કે ૪” મુકીએ.
૧૪	૬૮	૧૩(૯)(બી)	“૨૦ કે ૨૦” રદ કરીએ તેના બદલે	“૧૦ કે ૧૦” મુકીએ.

અ.નં.	સામાન્ય બાંધકામ નિયંત્રણ નિયમોનું પૃષ્ઠ	વિનિયમ	વિનિયમમાં સુચવેલ સુચિત જોગવાઈ	વિનિયમમાં સૂચિત ફેરફાર/સુધારો
૧	૨	૩	૪	૫
૧૫	૬૮	૧૩(૮)(સી)	“નકશામાં અમુક ચોક્કસ સંખ્યાના નંબરો” રદ કરીએ તેના બદલે	“આયોજન કરી, વિકાસ કરવાનું આયોજન હશે ૪ કે ૪” મુકીએ.
૧૬	૬૮	૧૩(૮)(ડી)	“નકશા બનાવ્યા” રદ કરીએ.	--
૧૭	૬૯	૧૩(૮)(એફ)	“ઓપન એર થિયેટર, પેવેલિયન, શાળા લોક ઉપયોગી હોલ, હોસ્પિટલ, વાડા વિગેરે” રદ કરીએ તેના બદલે	“ઈલેક્ટ્રીક ડી.પી. વરસાદી પાણીના સંગ્રહ માટેના સહીયારા પર્કોલેટિંગ વેલ, સોસાયટીની ઓફિસ, રમતગમત માટેનું સહીયારૂ ઈન્ડોર સ્ટેડિયમ” મુકીએ.
૧૮	૬૯	૧૩(૮)(જી)	“એક” શબ્દ રદ કરીએ.	--
૧૯	૭૧	૧૩(૧૩)(અ)	“બહુમાળી” શબ્દ રદ કરીએ તેના બદલે	“અલ્પમાળી” શબ્દ મુકીએ.
૨૦	૭૧	૧૩(૧૩)(અ)	“પરંતુ વિકાસ નકશા” ફકરો રદ કરીએ.	--
૨૧	૭૧	૧૩(૧૩)(બ)	“વ્યાખ્યાન ગૃહ” પછી ઉમેરીએ.	“બહુમાળી મકાનો” મુકીએ.
૨૨	૭૨	૧૩ (૧૬) અનુ. નં.૩માં	અન્ય કોઈ બાજુ પરનું માર્જિનમાં ઉમેરીએ.	“(બંને બાજુ)” મુકીએ.
૨૩	૭૪	૧૩(૧૭) માં	બહુમાળી મકાનો માટેના માર્જિનનો વિનિયમ ઉમેરીએ.	(૧૨) ૦.૩ H અથવા ૬મી. જે વધુ હોય તે રસ્તા તરફે તેમજ ૦.૨ H અથવા ૬મી. જે વધુ હોય તે પ્લોટની અન્ય હદોએ માર્જિન જાળવવાના રહેશે. સદર કિસ્સામાં 'H' એટલે કે બિલ્ડીંગની ઉંચાઈ અને બે બિલ્ડીંગમાં વધુ હોય તે ધ્યાને લેવાની રહેશે.
૨૪	૭૯	૧૪ (૫)	“વીસ કે વીસ થી” રદ કરીએ. તેના બદલે	“દશ કે દશથી” મુકીએ.
૨૫	૮૧	૧૪ (૮)	“૨૦” રદ કરીએ.	“૧૦” મુકીએ.
૨૬	૮૧	૧૫.૨ (૩)	“૨.૦૦મી. રદ કરીએ.	“૩.૦૦મી.” મુકીએ.
૨૭	૮૫	૧૬.૫	“૧૨.૨ અને ” રદ કરીએ.	--

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 23rd June, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO.GH/V/128 of 2014/DVP-252013-5711-L: WHEREAS the Authorized Officer, Himmatnagar Branch Office, Himmatnagar (hereinafter referred to as "the said Authority") prepared and published a Draft Revised Development Plan with General Development Control Regulations (hereinafter referred to as "the said Development Plan") in respect of the lands included within Idar Area Development Authority limits under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.19.06.2013

AND WHEREAS the Government of Gujarat considered, it was necessary to make modifications (hereinafter referred to as "the said modifications") in the said Development Plan, which was submitted by the said authority to the State Government for sanction under section 16 of the said Act, 1976.

AND WHEREAS in exercise of the powers conferred by proviso to sub-clause(ii) of clause (a) of sub-section (1) of section 17 of the said Act, the Government of Gujarat published the said modifications under Government Notification, Urban Development and Urban Housing Department No. GH/V/57 of 2013/DVP-252013-5711-L, dtd.19.02.2014, in the Gujarat Government Gazette Ext. Part. IV-B dated.19.02.2014 on Page No.69-13 to 69-14 for inviting from any person, to submit suggestions or objections, if any with respect to the proposed modifications to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said modification in Government Gazette.

AND WHEREAS the Government of Gujarat has not received the suggestion and objection;

NOW THEREFORE in exercise of the powers conferred by clause (c) of sub section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

- (a) Finalize the said modification;
- (b) Sanction the said Development Plan and the regulations thereto subject to the modifications so finalized and as set out in the Schedule appended hereto; and
- (c) Specify that the final development plan shall come into force from the date of this notification.

SCHEDULE

Modifications in the Draft Revised Development Plan of Idar Area Development Authority as finalized by the State Government

Regulations of the GDCR as mentioned in annexure-1 attached herewith are replaced/modified/deleted under section (12)(2)(m) of the said Act.

By order and in the name of the Governor of Gujarat,

N. M. MUNSHI,
Officer on Special Duty & Ex-Officio Deputy Secretary
to the Govt. of Gujarat.

Annexure-I

ઈસર વિસ્તાર વિકાસ સત્તામંડળના ઉ.ડી.સી.આર.માં કરવાના સુધારા

વિનિયમ નં.	મંજૂરી અર્થે રજુ કરાયેલ વિકાસ યોજના મુજબની જોગવાઈ	સુચિત સુધારા મુજબની જોગવાઈ																		
૧૦.૮ શેરી રસ્તાની પશ્ચાત સ્થાપના (સેટબેક)	શેરી રસ્તાથી પશ્ચાત સ્થાપન (સેટબેક)નીચે પ્રમાણે રાખવાનું રહેશે. <table border="1"> <thead> <tr> <th>ક્રમ</th><th>શેરીની પહોળાઈ</th><th>લઘુત્તમ પશ્ચાત સ્થાપન (સેટબેક)</th></tr> </thead> <tbody> <tr> <td>૧)</td><td>૩.૦૦ મી. સુધી</td><td>૦.૭૫ મીટર</td></tr> <tr> <td>૨)</td><td>૩.૦૦ મી. થી વધુ અને ૬.૦૦ મી. સુધી</td><td>૧.૫૦ મીટર</td></tr> <tr> <td>૩)</td><td>૬.૦૦ મી. થી વધુ અને ૧૨.૦૦ મી. સુધી</td><td>૨.૦૦ મીટર</td></tr> <tr> <td>૪)</td><td>૧૨.૦૦ મી. થી વધુ અને ૧૮.૦૦ મી. સુધી</td><td>૩.૦૦ મીટર</td></tr> <tr> <td>૫)</td><td>૧૮.૦૦ મી. કરતા વધુ</td><td>૪.૫૦ મીટર</td></tr> </tbody> </table> <p>નોંધ : (અ) જમીનનું પાશ્ચાત સ્થાપન કરેલ ભાગ શેરીના ભાગ તરીકે રહેશે અને તેની માલિકી સ્થાનિક સત્તામંડળની વળતર ચુકવ્યા બાદ થઈ જશે. (બ) લઘુત્તમ પશ્ચાત સ્થાપન ઉપર કોલમ નં. (૨) માં દર્શાવ્યા પ્રમાણે અથવા આગળ સળંગ શેરીની પહોળાઈ બંને માંથી જે વધારે હશે તે રહેશે. (ક) શેરી રસ્તાથી પશ્ચાત સ્થાપનની જોગવાઈમાંથી કેસની ગુણવત્તા ધ્યાને લઈ, મુશ્કેલીવાળા વ્યક્તિગત કિસ્સામાં જરૂરિયાત મુજબ છુટછાટ આપી શકાશે. (ડ) સેટબેક તરીકે છોડેલ જમીનનો બિલ્ટઅપ કે એફ.એસ.આઈ. મળવાપાત્ર રહેશે નહીં.</p>	ક્રમ	શેરીની પહોળાઈ	લઘુત્તમ પશ્ચાત સ્થાપન (સેટબેક)	૧)	૩.૦૦ મી. સુધી	૦.૭૫ મીટર	૨)	૩.૦૦ મી. થી વધુ અને ૬.૦૦ મી. સુધી	૧.૫૦ મીટર	૩)	૬.૦૦ મી. થી વધુ અને ૧૨.૦૦ મી. સુધી	૨.૦૦ મીટર	૪)	૧૨.૦૦ મી. થી વધુ અને ૧૮.૦૦ મી. સુધી	૩.૦૦ મીટર	૫)	૧૮.૦૦ મી. કરતા વધુ	૪.૫૦ મીટર	૧૦.૮ માં સુચવાયેલ જોગવાઈ રદ કરી નીચે મુજબની જોગવાઈ આમેજ કરવામાં આવે છે. ૭૫ ટકા મહત્તમ મર્યાદાથી પ્લોટના વધુ વિસ્તારમાં બાંધકામ પરવાનગી મળશે નહીં. અને ૨૫ ટકા ખુલ્લી જગ્યા રસ્તા તરફે સમગ્ર અગ્ર ભાગમાં રાખવાની રહેશે. નોંધ : (૧) જમીનનું પાશ્ચાત સ્થાપન કરેલ ભાગ શેરીના ભાગ તરીકે રહેશે અને તેની માલિકી સ્થાનિક સત્તામંડળની વળતર ચુકવ્યા બાદ થઈ જશે. (૨) સેટબેક તરીકે છોડેલ જમીનનો બિલ્ટઅપ કે એફ.એસ.આઈ. મળવાપાત્ર રહેશે નહીં.
ક્રમ	શેરીની પહોળાઈ	લઘુત્તમ પશ્ચાત સ્થાપન (સેટબેક)																		
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URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd June, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/ 129 of 2014/DVP-202013-295-L: WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Palanpur Area Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/80 of 2004/DVP-212001-5644-L, dated.23.07.2004 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14th, 9th Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/80 of 2004/DVP-212001-5644-L, dated.23.07.2004

The land bearing R.S.No.1140/1-2 of village Palanpur reserved for "Municipal Shopping" is released from said reservation and shall be designated for "Residential Zone" under section 12(2)(a) of the said Act, as shown in the accompanying plan.

By order and in the name of the Governor of Gujarat,

N. M. MUNSHI,

Officer on Special Duty & Ex-Officio Deputy Secretary
to the Govt. of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd June, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/ 130 of 2014/TPS-112014-509-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/62 of 1992/TPS-1190-495(92)-L, dated.08.04.1992, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 47 (Saijpur-Bogha) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation; (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme ;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/159 of 2010/TPS-112007-2581-L dated.10.12.2010 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No. 47 (Saijpur-Bogha)

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 47 (Saijpur-Bogha) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said Authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

N. M. MUNSHI,
Officer on Special Duty & Ex-Officio Deputy Secretary
to the Govt. of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd June, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/ 131 of 2014/TPS-112014-2488-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/57 of 2003/TPS-152000-4141-L, dated.21.02.2003, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 27 (Vejalpur) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority; (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/141 of 2007/TPS-112005-4079-L dated.27.04.2007 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No. 27 (Vejalpur).

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 27 (Vejalpur) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

AND WHEREAS, the area of said Final Scheme is now included within the Ahmedabad Municipal Corporation area;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the Ahmedabad Municipal Corporation during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

N. M. MUNSHI,
Officer on Special Duty & Ex-Officio Deputy Secretary
to the Govt. of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 23rd June, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/ 132 of 2014/TPS-112014-873-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/136 of 2005/TPS-152001-945-L, dated.01.03.2005, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 3 (Vejalpur) (2nd Varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority; (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme ;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/38 of 2009/TPS-112008-2642-L dated.21.05.2009 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No. 3 (Vejalpur) (2nd Varied).

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 3 (Vejalpur) (2nd Varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

AND WHEREAS, the area of said Final Scheme is now included within the Ahmedabad Municipal Corporation area;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the Ahmedabad Municipal Corporation during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

N. M. MUNSHI,
Officer on Special Duty & Ex-Officio Deputy Secretary
to the Govt. of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 23rd June, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/133 of 2014/DVP-1409-5337-L: WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Surat Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/100 of 2004/DVP-1403-3307-L dtd.02.09.2004 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.21.02.2014 on page no.73-1 under Government Notification, Urban Development and Urban Housing Department No.GH/V/59 of 2014/DVP-1409-5337-L, dtd.21.02.2014 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby :-

- (a) sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to; and
- (b) specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/100 of 2004/DVP-1403-3307-L dtd.02.09.2004.

The land bearing R.S.No.77 of village Utran designated for "Obnoxious and Hazards Industrial Zone" shall be deleted from the said zone and land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the Act, as shown on the accompanying plan, subject to the condition that, the development shall not be permitted on the land adjacent to Tapi river which is under submergence.

By order and in the name of the Governor of Gujarat,

N. M. MUNSHI,

Officer on Special Duty & Ex-Officio Deputy Secretary
to the Govt. of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

CORRIGENDUM

Sachivalaya, Gandhinagar, 23rd June, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/134 of 2014/TPS-112013-7126-L: WHEREAS, under Government Notification of Urban Development and Urban Housing Department No.GH/V/110 of 2014/DVP-112013-7126-L, dtd.15.05.2014 regarding sanction the variation in the development plan of Gandhinagar Urban Development Authority under section-19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) in the said notification dated.15.05.2014 the following is amended.

In the Schedule the figure "208" is substituted by the figure "308".

By order and in the name of the Governor of Gujarat,

N. M. MUNSHI,

Officer on Special Duty & Ex-Officio Deputy Secretary
to the Govt. of Gujarat.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

EDUCATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th June, 2014.

The Gujarat Private Universities Act, 2009.

NO.GH/SH/15/EPU/2014/177/KH-1.- In exercise of the powers conferred by the sub section (1) of Section 14 of the Gujarat Private Universities Act, 2009 (Guj. Act No. 8 of 2009), the Government of Gujarat hereby conveys concurrence to the decision of the sponsoring body to the appointment of **Dr. P. V. Ramana** as the president of ITM-Vocational University, Vadodara for a period of three years from the date he takes over the charge.

By order and in the name of the Governor of Gujarat,

M. H. KHUMAR,
Under Secretary to Government.



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PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts**

EDUCATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th June, 2014.

Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fess) Act, 2007.

NO.GH/SH/16/2014/PVS/102012/ 142/S:- In exercise of the powers of conferred by sub-section (1) of section 20 read with section 4 of the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008), the Government of Gujarat hereby makes the following rules further to amend the Bachelor of Engineering and Technology (Regulation of Admission and Payment of Fees) Rules, 2013, namely:-

1. These rules may be called the Bachelor of Engineering and Technology (Regulation of Admission and Payment of Fees) (Amendment) Rules, 2014.
2. In the Bachelor of Engineering and Technology (Regulation of Admission and Payment of Fees) Rules, 2013, in rule 2, in sub-rule (1), for clause (g), the following clause shall be substituted, namely:-

"(g) " percentile marks" means the percentile obtained by the candidate by considering the total number of students who have appeared in their respective board and in the JEE (Main) examination of corresponding year;"

By order and in the name of the Governor of Gujarat,

M. R. KOTHARI,
Deputy Secretary of Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 23rd June, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/65/CPI/1405-522/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 142, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
142	M/S Sandvik Asia Pvt. Ltd. (Consumer No. 19566)	Rajpur	Mehsana	Unit shall be permitted to utilize 1800 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,
Section Officer,
Energy & Petrochemicals Department.



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The Gujarat Government Gazette

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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th June, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/66/CPI/2010/3515/K1.--In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

(ii) In Schedule-II, for Sr. No. 419, the following shall be Substituted ;

Sr. No.	Name of the Unit	Village	District	Relaxation
419	M/s Ramjyoti Shitalay Pvt. Ltd., (Consumer No. 17144)	Sampa	Gandhinagar	Unit shall be permitted to utilize 180 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,
Section Officer.

Energy & Petrochemicals Department.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th June, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/67/CPI/1408/3289/K1.--In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under:-

In Schedule-II, for Sr. No. 279, the following shall be Substituted ;

Sr. No.	Name of the Unit	Village	District	Relaxation
279	M/s Anchor Health and Beauty Care Pvt. Ltd., (Consumer No. 17144)	Paddhar	Kutch	Unit shall be permitted to utilize 1500 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,

Section Officer.

Energy & Petrochemicals Department.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th Jun, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/68/CPI/1408/6718/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, after Sr. No. 340, the following shall be substituted;

Sr. No.	Name of the Unit	Village	District	Relaxation
340	M/S Shri Nataraj Ceramic and Chemical Industries Ltd., (Consumer No. 27211)	Khambhalia	Jamnagar	Unit shall be permitted to utilize 300 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H.F.GANDHARVA,
Joint Secretary to Government,
Energy & Petrochemicals Department.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th Jun, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/69/CPI/1407/1822/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, after Sr. No. 279, the following shall be substituted;

Sr. No.	Name of the Unit	Village	District	Relaxation
279	M/S Crompton Greaves Ltd. (Consumer No. 13450)	Kural	Vadodara	Unit shall be permitted to utilize 450 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,

Section Officer

Energy & Petrochemicals Department.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the
Government of Gujarat under the Gujarat Acts.

EDUCATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th July, 2014

GUJARAT PROFESSIONAL TECHNICAL EDUCATIONAL COLLEGES OR INSTITUTIONS (REGULATION OF ADMISSION AND FIXATION OF FEES) ACT, 2007.

No. GH/SH/17/2014/PRC/102012/142/S :- In exercise of the powers conferred by sub-section (1) of section 20 read with section 4 of the Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008), the Government of Gujarat hereby makes the following rules further to amend the Bachelor of Engineering and Technology (Regulation of Admission and Payment of Fees) Rules, 2013, namely:-

1. These rules may be called the Bachelor of Engineering and Technology (Regulation of Admission and Payment of Fees) (Second Amendment) Rules, 2014.
2. In the Bachelor of Engineering and Technology (Regulation of Admission and Payment of Fees) Rules, 2013, in rule 11, after sub-rule (2), the following sub-rule shall be added, namely:-

“(3) For the purpose of sub-rule (1), the percentile marks shall mean only the percentile and while preparing the merit list the percentage obtained by the candidate shall not be taken into account. However, only for the purpose of deciding the merit order of candidates having equal merit marks, the percentage of marks shall be considered as provided in sub-rule (2).”.

By order and in the name of the Governor of Gujarat,

M. H. KHUMAR,
Under Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th June, 2014

GUJARAT SPECIAL INVESTMENT REGION ACT, 2009

No.GHU/2014/21/SIR/112010/206094/Part-II/I:- WHEREAS the Government of Gujarat issued the Government Notification, Industries and Mines Department No. GHU/2014/05/SIR/112010/206094/Part-II/I, dated the 14 February, 2014 for declaring certain areas of villages in the Talukas of the Surat District as the Hazira Special Investment Region;

AND WHEREAS, the representation was made by the farmers and the other representatives of certain revenue villages so as to exclude their villages from the area of the said Special Investment Region;

AND WHEREAS, the Government of Gujarat has decided to rescind the said Notification, *ab-initio*;

NOW THEREFORE, In exercise of the powers conferred by sub-sections (1) and (2) of section 3 read with section 4 and sub-section (3) of section 8 of the Gujarat Special Investment Region Act, 2009 (Guj. 2 of 2009), the Government of Gujarat hereby rescinds the Government Notification, Industries and Mines Department No. GHU/2014/05/SIR/112010/206094/ Part-II/I, dated the 14 February, 2014, *ab-initio*.

By order and in the name of the Governor of Gujarat,

D. J. PANDIAN,
Additional Chief Secretary to Government.



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PART IV-B

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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th June, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/70/CPI/1408/4793/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, after Sr. No. 286, the following shall be substituted;

Sr. No.	Name of the Unit	Village	District	Relaxation
286	M/S Simalin Chemical Industries Pvt. Limited (Consumer No. 13027)	Nandesari	Vadodara	Unit shall be permitted to utilize 650 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,
Section Officer
Energy & Petrochemicals Department.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd July, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/72/CPI/1407/2153/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, after Sr. No. 385, the following shall be substituted;

Sr. No.	Name of the Unit	Village	District	Relaxation
385	M/S KalpaTaru Power Transmission Limited (Consumer No. H.T.542)	Gandhinagar	Gandhinagar	Unit shall be permitted to utilize 750 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,

Section Officer

Energy & Petrochemicals Department.

Extra No. 200



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REGISTERED No. L 2/RNP/G/GNR-84

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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

EDUCATION DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar 5th July, 2014.

Gujarat
Professional
Technical
Educational
Colleges or
Institutions
(Regulation of
Admission
and Fixation
of Fees) Act,
2007.

NO.GH/SH/19/2014/PVS/102013/317/S :- In exercise of the powers of conferred by sub-section (1) of section 20 read with section 4 of the Gujarat Professional Technical Educational Colleges or Institutions (Regulations of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008), the Government of Gujarat hereby amends the Bachelor of Architecture, Bachelor of Construction Technology and Bachelor of Interior Design Courses (Regulation of Admission and Payment of Fees) Rules, 2013 as follows, namely:-

1. These rules may be called the Bachelor of Architecture, Bachelor of Construction Technology and Bachelor of Interior Design Courses (Regulation of Admission and Payment of Fees) (Amendment) Rules, 2014.

2. In the Bachelor of Architecture, Bachelor of Construction Technology and Bachelor of Interior Design Courses (Regulation of Admission and Payment of Fees) Rules, 2013, in rule 10, for para (B), the following para(s) shall be substituted, namely:-

“(B) For Bachelor of Architecture Course in CEPT University-

- | | | |
|-------|--|-----|
| (i) | The candidates who have passed the qualifying examination from the Gujarat Board or Technical Examination Board, Gujarat State or obtained Diploma from a University or institution located in Gujarat State; | 71% |
| (ii) | The candidates who have studied in the schools located in the Gujarat State and have passed the qualifying examination from,-
(a) the Central Board of Secondary Education; or
(b) the Council of Indian School Certificate Examination Board, New Delhi; or
(c) the Diploma obtained from International Baccalaureate. | 04% |
| (iii) | The candidates who have studied from the schools located outside of the Gujarat State and have passed the qualifying examination from,-
(a) the Central Board of Secondary Education; or
(b) the Council of Indian School Certificate Examination Board, New Delhi; or
(c) the National Institute of Open Schooling or International School Board; or
(d) the Diploma obtained from International Baccalaureate. | 25% |

(C) For Bachelor of Construction Technology in CEPT University -

- | | | |
|-------|---|-----|
| (i) | The candidates who have passed the qualifying examination from the Gujarat Board; | 69% |
| (ii) | The candidates who have studied in the schools located in the Gujarat State and have passed the qualifying examination from,-
(a) the Central Board of Secondary Education; or
(b) the Council of Indian School Certificate Examination Board, New Delhi; or
(c) the Diploma obtained from International Baccalaureate. | 06% |
| (iii) | The candidates who have studied from the schools located outside the Gujarat State and have passed the qualifying examination from,-
(a) the Central Board of Secondary Education; or
(b) the Council of Indian School Certificate Examination Board, New Delhi; or
(c) the National Institute of Open Schooling or International School Board; or
(d) the Diploma obtained from International Baccalaureate. | 25% |

(D) For Bachelor of Interior Design in CEPT University -

- | | | |
|------|---|-----|
| (i) | The candidates who have passed the qualifying examination from the Gujarat Board; | 71% |
| (ii) | The candidates who have studied in the schools located in the Gujarat State and have passed the qualifying examination from,-
(a) the Central Board of Secondary Education ; or
(b) the Council of Indian School Certificate Examination Board, New Delhi; or
(c) the Diploma obtained from International Baccalaureate. | 04% |

- (iii) The candidates who have studied from the schools located outside of the Gujarat State and have passed the qualifying examination from,- 25%
- (a) the Central Board of Secondary Education Board; or
 - (b) the Council of Indian School Certificate Examination Board, New Delhi; or
 - (c) the National Institute of Open Schooling or International School Board; or
 - (d) the Diploma obtained from International Baccalaureate.”.

By order and in the name of the Governor of Gujarat,

M.H.KHUMAR,

Under Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th July, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/135 of 2014/DVP-272012-4515-L:- WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Kadi Area Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/129 of 2002/DVP-272001-12125-L, dated. 18.09.2002 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department Block No. 14th, 9th Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the *Official Gazette*.

SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/129 of 2002/DVP-272001-12125-L, dated.18.09.2002

The land bearing R.S.No.1107/1, 1107/2, 1107/3/P, 1108/1, 1108/2, 1113/P, 1109, 1112P, 1111, 1138/1, 1138/2, 1138/3, 1138/4, 1138/5/P, 1104/4/P, 1104/5/P, 1136/1, 1136/2, 1136/3, 1139, 1140, 1141, 1142/1, 1142/2, 1143/1, 1143/2, 1145/1, 1145/2, 1154, 1151, 1098/P, 1095/P, 1094/1/P, 1094/2, 1099/P, 1155, 1153, 1152, 1150, 1149, 1148, 1146/P, 1147/P, 1160/P, 1159, 1158/P, 1157/P, 1156, 1093/2/P earmarked as Pocket-1 of village Kadi designated for "Agriculture Zone" shall be deleted from the said zone and land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

NEELA MUNSHI,
Officer on Special Duty & Ex-Officio
Deputy Secretary to Govt.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th July, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/136 of 2014/DVP-282012-2356-L: WHEREAS, the Government of Gujarat was of the opinion that it was necessary in the public interest, to make variation in the Development Plan of Limbadi Area Development Authority (Limbadi Municipality) sanctioned under Government Notification, Urban Development and Urban Housing Department, No.GH/V/243 of 1992/DVP-2891-1883 (92)-L dtd.24.11.1992 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.05.02.2014 on page no.46/14 under Government Notification, Urban Development and Urban Housing Department No.GH/V/41 of 2014/DVP-282012-2356-L, dtd.05.02.2014 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the *Official Gazette*.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby :-

- sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and ;
- specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/243 of 1992/DVP-2891-1883 (92)-L, dtd. 24.11.1992.

In the accompanying plan,-

- under section 12(d) of the said Act, the 15 mtr wide development plan road shown as X-Y deleted and re-aligned as A-B. and
- under section 12(a) of the said Act, the land falling on the alignment X-Y of the 15 mtr wide modified road is designated for residential zone.

By order and in the name of the Governor of Gujarat,

NEELA MUNSHI,
Officer on Special Duty & Ex-Officio
Deputy Secretary to Govt.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 03rd March, 2014.

Gujarat Stamp Act, 1958.

No.GHM/2014/52/M/STP/PRH/102013/881/H-1 :- In exercise of the powers conferred by Sections 2 (k) (iv) and 10 read with Section 70 of the Gujarat Stamp Act, 1958, (Bom. Lx of 1958), the Government of Gujarat hereby makes the following rules to provide for payment of stamp duty by means of 'e' stamping by issue of 'e' stamp certificates.

	PART- I
	Preliminary
Short title and commencement.	1. (1) These rules may be called the Gujarat Stamp (Payment of Duty by Means of E-Stamping) Rules, 2014. (2) They shall come into force from the date of their publication in the Official Gazette.
Definitions.	2. (1) In these rules unless there is anything repugnant in the subject or context
	(i) "Act" means the Gujarat Stamp Act, 1958 in its application to Gujarat State;
	(ii) "Agreement" means the agreement executed under rule 6 between the Appointing Authority and the Central Record Keeping Agency describing the terms and conditions for appointment of the Central Record Keeping Agency, and for computerized stamp duty administration system hereinafter called in these rules as C-SDAS;
	(iii) "Appointing authority" means the Superintendent of Stamps and Inspector General of Registration appointed under the Registration Act, 1908 and the Gujarat Stamp Act, 1958;
	(iv) "Approved Intermediary" / "Authorised Collection Center" / "Authorised Stamping Centre" referred to in these rules as, AI / ACC / ACS, shall mean and includes an agent appointed by the Central Record Keeping Agency, with prior approval of the Superintendent of Stamps and IGR to act as an intermediary between the Central Record Keeping Agency, and the Stamp duty payer for collection of Stamp duty; and for issuing / stamping 'e' stamp certificates;

	(v) “ Central Record Keeping Agency ” referred hereinafter in these rules as CRA, shall mean and includes an agency appointed under rule 4 by the Superintendent of Stamps and IGR for computerization of Stamp duty Administration System (CSDAS) in the State or in such district/ places of the State as specified from time to time by the Superintendent of Stamps and IGR;
	(vi) “ Department ” means the department of Stamps and Registration of the Government of Gujarat;
	(vii) “ e-Stamp ” means an electronically generated impression on paper to denote the payment of Stamp duty;
	(viii) “ Government ” means the Government of Gujarat;
	(ix) “ Grievance Redressal Officer ” means an officer of the department, not below the rank of Deputy Collector of Stamps, authorised by the Superintendent Of Stamps and IGR;
	(x) “ State ” means the State of Gujarat;
	(xi) “ Stamp Duty ” means non judicial stamp duty payable under the Schedule to the Act;
	2. The terms not defined in these rules shall have the same meaning as assigned to them in the Gujarat Stamp Act, 1958 in its application to Gujarat State and the Registration Act, 1908 (16 of 1908).
	PART- II Central Record Keeping Agency
Eligibility for appointment as CRA.	3. Any Public Financial Institution, Indian Scheduled Bank, Body Corporate engaged in providing depository services or any Body Corporate where not less than 51 per cent of equity capital is held by any of the entities mentioned above either solely or in consortium shall be eligible for appointment as Central Record Keeping Agency (CRA).
Appointment of Central Record Keeping Agency.	4. The Appointing Authority / Superintendent of Stamps and IGR shall select and appoint a suitable agency to function as Central Record Keeping Agency for the State to implement the Computerization of Stamp duty Administration System in specified districts/ places of the State as declared by him from time to time, by adopting any of the below mentioned measures, in following order of preference – (a) on the basis of recommendations, if any, of the Central Government regarding appointment of CRA, issued from time to time; and in case such recommendation is not available, (b) by inviting technical and commercial bids through a duly constituted expert selection committee.
Term of appointment.	5. The initial term of appointment of the CRA may be for five years or any such period as may be decided by the Appointing Authority / Superintendent of Stamps and IGR .
Agreement” and “Undertaking and Indemnity Bond.”	6. (1) The CRA shall execute an Agreement in FORM 1 appended to these rules. (2) The terms and conditions of the Agreement as stated in Form 1 may be changed and will be finalized by mutual consent of both the parties to it. (3) Besides the above referred Agreement, an “Undertaking cum Indemnity Bond” in FORM 2 shall have to be executed by the CRA in favor of the Appointing Authority / Superintendent of Stamps and IGR.
Termination of appointment of CRA.	7. (1) The appointment of the CRA may be terminated by the appointing authority earlier then the agreed term of appointment, on the ground of any breach of obligation, financial irregularity or for any other sufficient reason. (2) The decision to terminate the appointment under sub-rule (1) shall be taken only -

	<p>(a) after the CRA has been given a three months show-cause notice specifying the details of grounds specified under sub-rule (1) and,</p> <p>(b) after the CRA has been given a reasonable opportunity of being heard,</p> <p>(c) after the explanation offered by the CRA has not been found to be satisfactory or,</p> <p>(d) in case of breach of obligation, if the CRA fails to set right or cure the breach within three months period from the date of show-cause notice.</p> <p>(3) If the basis on which the appointing authority has decided to terminate the appointment is such that it has also caused loss of revenue to the State, the CRA shall be bound to pay the complete amount of revenue loss, in addition to such amount of penalty as may be imposed by such authority.</p> <p>(4) The amount of penalty that may be imposed under sub-rule (3) will not exceed twice the amount of loss of revenue subject to the provision of section 70 of the Act.</p> <p>(5) Before deciding the amount of compensation and penalty under sub-rule (3), the CRA will be given a reasonable opportunity of being heard by the appointing authority/ Superintendent of Stamps and IGR.</p>
Renewal of appointment.	<p>8. (1) The application for renewal of appointment of the Central Record Keeping Agency will be made to the Appointing Authority / Superintendent of Stamps and IGR at least three months before the expiry of the running term of appointment.</p> <p>(2) The appointing authority / Superintendent of Stamps and IGR may, before taking decision on the application for renewal of the appointment of the CRA, call for any information or record from the department or the CRA or the ACCs or any other person or body.</p> <p>(3) On being satisfied about the suitability of renewal, the appointing authority / Superintendent of Stamps and IGR may renew the term of appointment made under rule 4.</p> <p>(4) If the appointing authority / Superintendent of Stamps and IGR decides to renew the appointment, a fresh Agreement referred to in rule 5 and "Undertaking cum Indemnity Bond" referred to in rule 6, shall be executed with suitable amendments, if any.</p> <p>(5) The appointing authority / Superintendent of Stamps and IGR are empowered to refuse to renew the term of appointment for reasons to be recorded in writing.</p>
	PART-III Duties of the Central Record Keeping Agency
Duties of CRA.	<p>9. The Central Record Keeping Agency shall be responsible for :-</p> <p>(i) Creating need based infrastructure, hardware and software in designated places in consultation with the Appointing authority and its connectivity with its main server;</p> <p>(ii) Creating need based software in the offices of sub-registrars, Inspector of Registration / Deputy Collector of Stamps and at authorised collection centers (the point of contact for payment of Stamp duty), within the State or in such district/ places of the State as specified from time to time by the Appointing Authority/ Superintendent of Stamps and IGR;</p> <p>(iii) Providing training to the identified manpower/ personnel of the department;</p> <p>(iv) Role of facilitator in selection of authorised collection centers for Stamp duty;</p> <p>(v) Role of coordinator between the Central Server of authorised collection centers (banks, etc.) and the offices of the Sub-Registrar, Inspector of Registration /Deputy Collector of Stamps, or any other office or place in the State, as specified from time to time by the Appointing Authority / Superintendent of Stamps and IGR;</p>

	<p>(vi) Collection of Stamp duty and remitting it to the account of the State in accordance with these rules;</p> <p>(vii) Preparing and providing various reports as required under these rules and as required by the Appointing Authority / Superintendent of Stamps and IGR from time to time.</p>
Commission/Discount allowable to the CRA.	10. The CRA will be entitled to such agreed percentage of commission discount on the amount of Stamp duty collected by Approved Intermediaries, as may be decided by the terms of the Agreement but not exceeding 0.65 percent. of the amount of stamp duty collected
Specification of software to be used by CRA.	<p>11.(1) The CRA Shall have to use such software that the following minimum details are shown on the e-stamp certificate –</p> <ul style="list-style-type: none"> (i) distinguished Unique Identification number of the Certificate so that it is not repeated on any other e-stamp certificate during the lifetime of the e-stamping system, (ii) date and time of issue of the e-stamp certificate, (iii) amount of Stamp duty paid through the e-stamp certificate, in words and figures, (iv) name of the purchaser of the e-stamp, (v) names of the parties to the instrument, (vi) description of the instrument on which the Stamp duty is intended to be paid, (vii) description of the property (if any) which is subject matter of the instrument, (viii) user-id of the official issuing the certificate, (ix) code, location and district of the issuing branch of the Approved Intermediary, (x) any other distinguishing mark of the certificate e.g. bar code etc. (if any), (xi) Space for signature and seal of the issuing officer/ Authorised Signatory of the Approved Intermediary. <p>(2) The software to be used by the CRA shall also provide for-</p> <ul style="list-style-type: none"> (i) facility to the sub-registrar, Inspector of Registration to disable lock the e-stamp certificate used in an instrument which has been accepted for registration by him, (ii) facility to cancel the spoiled, unused or not required for use e-stamp certificate, (iii) necessary passwords and codes to be used by the designated officials of the department to search, access and view any e-stamp certificate and to access Management Information System (MIS) and the Decision Support System (DSS). The CRA shall provide these passwords and codes to the concerned officials of the department as directed by the Appointing Authority/ Superintendent of Stamps and IGR. (iv) availability of details of the issued e-stamp certificate on the e-Stamping Server (called e-ss.) maintained by the CRA, (v) availability of the different transaction details and reports relating to e-stamping, as mentioned in rule 54, on the website of the CRA which will be accessible to the officers mentioned in sub-rule (2) (iii).
	<p>PART- IV</p> <p>Authorised Collection Centers (ACCs)</p>
Appointment of Authorised Collection Center (ACC).	12. The CRA shall appoint agent(s), herein called Authorised Collection Centers (ACCs), with prior approval of the Appointing Authority / Superintendent of Stamps and IGR to act as an intermediary between the CRA and the Stamp duty payer for collection of Stamp duty and for issuing 'e' stamp certificate.

Eligibility for appointment as ACC.	13. Any scheduled bank, any financial institution or undertaking controlled by Central or State Government, and Post Office will be eligible for appointment as ACC, subject to prior approval of the appointing authority under rule 12.
CRA to collect Stamp duty.	14. All the offices/ branches of the CRA in specified districts/ places of the State, as declared by Appointing Authority from time to time, will also be entitled to collect the payment of Stamp duty from the Stamp duty payer, for which separate approval from the Government under rule 12 will not be required.
Infrastructure.	15. All such Approved Intermediaries shall be equipped with the required computerization, printers, internet connectivity and other related infrastructure which is necessary to implement the e-stamping system as specified by the CRA from time to time.
Cost of Infrastructure.	16. The cost of providing equipment and infrastructure referred to in rule 15 shall be borne by the concerned Approved Intermediaries.
State to provide necessary hardware and infrastructure in offices of the department.	17. The Government may provide necessary Hardware and infrastructure at the office of the Inspector General of Registration and Superintendent of Stamps, Offices of Sub-Registrars and Inspector of Registration / or such other offices, authorised in this behalf, which would include a Personal Computer, printer, bar code scanner, internet connection, etc as specified by the CRA from time to time.
Termination of agency of ACC.	18. The appointing authority may at any time, for reasons to be recorded in writing direct the CRA to terminate the agency of any ACC and the CRA Shall be bound to follow such direction.
PART- V	
Remittance of the Stamp duty to Government account	
CRA to Remit the Stamp duty, less discount, to Government account on next working day.	19. (1) The CRA shall be responsible to remit the consolidated amount of Stamp duty collected by its offices/ branches and by its ACCs, less the amount of discount, as decided in the Agreement, not later than the closing of the next working day after the day of collection of Stamp duty or within such period as may be mutually agreed in the Agreement, in 0030-02-103-0-01 Non-Judicial treasury head of account of the State. (2) The method of remittance of the amount of Stamp duty by the CRA to 0030-02-103-0-01 Non Judicial" treasury head account of the State will be through electronic clearing system, challan or otherwise as may be directed in writing by the appointing authority / CRA from time to time. (3) The remittances referred in sub-rule (1) shall be made in the Government Business Branch (es) of the State Bank of India or any other bank authorized in this behalf, under intimation to the concerned Treasury Officer. (4) For the purpose of sub -rule (1), the 'day of collection of stamp duty' shall mean the 'day on which the amount of stamp duty has been received or credited into the account of the CRA'.
PART- VI	
Procedure for Issue of e-stamp certificate	
Application for e-stamp certificate.	20. The person desiring to pay Stamp duty may approach any of the Approved Intermediaries; provide the requisite details in FORM 3 along with the payment of Stamp duty amount, for getting the e-stamp certificate.
Mode of payment of Stamp duty.	21. The payment of amount of stamp duty may be made by means of cash, cheque, pay order, bank draft, electronic clearing system (ECS), Real Time Gross Settlement (RTGS) or any other mode of transferring funds as directed by the Appointing Authority,

Issue of e-stamp certificate.	<p>22.(1) The Authorised official of the Approved Intermediary will, on confirmation of the payment made under rule 20, enter the requisite information and details as provided by the applicant in the application in Form 3 in his computer system, get the correctness of such entered details verified by the applicant, take his signature on the application as proof of verification, download the e-stamp certificate as prescribed in Annexure I, take out its print, sign with date and affix his official seal on the print-out and provide it to the applicant.</p> <p>(2) The ink to be used in the e-stamp certificate printer must be non- washable permanent black.</p>
Payment by cash, draft and pay order.	<p>23. The Authorised Collection Centres (ACC) should issue e-Stamp Certificate on payment of amount by cash/pay-order (PO)/Demand draft (DD), to the purchaser, on realization of PO / DD.</p>
Signature and seal on e-stamp certificate, Size of paper and only regular employee to be designated as issuing officer.	<p>24.(1) The signature and seal showing name and designation of the issuing officer and name and address of the branch of Approved Intermediary shall be made in permanent blue-black ink.</p> <p>(2) The e-stamp certificate shall be printed on 80 GSM quality paper of the size 210 Mms. X 297 Mms. with a margin of 3.5 Cms. on the left and 1.5 Cms. on the right side of the page or such other appropriate margins as may be decided by the Appointing Authority</p> <p>(3) The Approved Intermediary shall ensure that the person who has been given the duty to issue e-stamp certificate is regular full time employee having given adequate security to him and is having adequate length of service with him. Any person who is working as part time or trainee or who is working on contract basis or commission must not be entrusted with the job.</p>
Details of e-stamp certificate to be on website.	<p>25. The details of the issued e-stamp certificate shall be made available on the e-Stamping Server (called e-ss.) maintained by the CRA and shall be accessible to any person authorised by the Appointing Authority in this behalf including the Sub-Registrar, Inspector of Registration / Deputy Collector of Stamps holding a valid code or password which shall be provided by the CRA.</p>
Payment of additional Stamp duty.	<p>26. If for any reason, a person who has an e-stamp certificate of certain denomination issued for an instrument, has to pay an additional amount of Stamp duty on the same instrument, he may make an application in FORM 4 along with the payment of such amount of additional Stamp duty to the Approved Intermediary.</p>
Issue of e-stamp certificate for additional Stamp duty.	<p>27.(1) The Approved Intermediary shall issue e-stamp certificate for such additional Stamp duty on separate sheet of paper in the same way as laid down in rules 20 to 24.</p> <p>(2) The party to an instrument may, at his discretion, use impressed stamp(s) together with the e-stamp certificate to pay stamp duty chargeable on such instrument under the Act. The use of one type of stamp shall not exclude the use of other type of stamp in same instrument.</p>
Use of e-stamp certificate.	<p>28.(1) Every instrument written upon paper stamped with an e-stamp certificate shall be written in such manner that the e-stamp certificate may appear on the face of the instrument and a portion of recital of the Instrument written below the "e-stamp" certificate, so that the 'e' stamp certificate can not be used for or applied to any other instrument;</p> <p>(2) No second Instrument chargeable with duty shall be written upon or using the 'e'-stamp certificate upon which or using the same, an Instrument chargeable with duty has already been written.</p> <p>(3) Every instrument written in contravention of sub-rules (1) and (2) shall be deemed to be unstamped.</p>

Distinguished number of e-stamp certificate to be written on each page of instrument.	29. The distinguished unique identification number of the e-stamp certificate shall be written or typed at the top center of each page of the instrument.
Sub-Registrar to verify details of 'e'-stamp certificate.	30. The sub-registrar, Inspector of Registration or Deputy Collector of Stamps after making the enquiry envisaged by the Registration Act, 1908 (XVI of 1908) and before proceeding to act under section 52 of the said Act shall verify the details of the e-stamp certificate used in the instrument by entering its distinguishing unique identification number in his computer system by accessing the relevant website of the CRA by using the code / password provided by the CRA and compare / verify the details of the certificate with the details displayed on the system.
Sub-Registrar / Inspector of Registration to disable the Distinguishing serial number of the e - stamp certificate.	31.(1) After verifying the details the sub-registrar, Inspector of Registration / Deputy Collector of Stamps by the use of his User ID and Password provided by CRA shall disable (lock) the distinguishing unique identification number of the e-stamp certificate with relevant registration number to prevent repeat use of such e-stamp certificate. (2) After verifying and locking the 'e' stamp certificate entry in the CRA server, the Sub-Registrar /Inspector of Registration is required to affix the stamp duty certificate on the document presented for Registration, as per section 10 / 41 of the Gujarat Stamps Act, 1958. If the certificate as per Section 10 / 41 of the Gujarat Stamp Act, 1958 is not affixed, it renders the document unduly stamped and also inadmissible in evidence.
E- Stamp certificate to fulfill requirements of section 10 of the Gujarat Stamp Act, 1958.	32. An e-stamp certificate issued under these rules shall have the same effect as if the duty of an amount equal to the amount stated in the certificate has been paid in respect thereof and such payment has been indicated on such instrument, with which it is attached, by means of stamps in accordance with the requirements of section 10 of the Act.
Approved Intermediary not to refuse e-stamp certificate to <i>bonafide</i> purchaser.	33.(1) The Approved Intermediary shall not refuse to issue e-stamp certificate to any <i>bonafide</i> purchaser without sufficient reason so recorded in writing. Non compliance will be treated as violation of terms and conditions of its appointment. (2) The e-stamp certificates may be issued for use in instruments whose registration is compulsory or whose registration is optional, as the case may be, under sections 17 and 18 respectively, of the Registration Act, 1908 (XVI of 1908).
E-stamping to be localized.	34. The Approved Intermediary shall, as far as possible, issue e-stamp certificates with regard to only those instruments which are to be used or registered in the same district in which the issuing office / branch of the Approved Intermediary is located.
PART- VII Cancellation and refund of e-stamps	
Procedure of refund of spoiled/ unused/ not required for use e-stamp certificate.	35.(1) The State Government, Deputy Collector of stamps or any other officer authorized by Superintendent of Stamps and IGR may on an application in the prescribed format in Form 5 accompanied with the original 'spoiled or misused / unused or not required for use e-stamp certificate', if it is satisfied as to the facts and circumstances of the case, make allowance for such e-stamp certificate according to the provisions of sections 47 to 52-A contained in Chapter V of 'the Act' and the rules 16 and 17 of the Gujarat Stamp Rules, 1978.


	<p>(2) However, after ensuring that the requirements of the said sections are fulfilled and before proceeding to act under these sections and rules of the Act, he will or any officer designated by him cancel the e-stamp certificate electronically through e stamping web site by using the User ID and password provided by CRA. On the cancellation of e stamp certificate generate the report of the canceled certificate and confirm the status of e stamp certificate as cancelled.</p> <p>(3) The Authorised officer after verifying from e-stamping website data base that the e-stamp certificate in question was actually issued through e stamping system proceed for cancellation of e stamp certificate through his Login Id provided by CRA.</p>
<p>Authorised Officer to disable the Distinguishing serial number of the e - Stamp certificate.</p>	<p>36.(1) After verifying the details the Deputy Collector of Stamps / authorised officer by the use of his User ID and Password provided by CRA shall disable (Cancel) the distinguishing unique identification number of the e-stamp certificate to prevent repeat use of such e-stamp certificate by endorsing the fact of cancellation on the e-stamp certificate with his signature and seal and will take necessary action for its Refund as required in sections 50 to 52 of the Act.</p> <p>(2) The Deputy Collector of Stamps / authorised officer shall maintain a record of such cancelled e-stamp certificates in his office and send the details of the same to the Treasury Officer of the district and Inspector of Registration of the district in the first week of every month.</p> <p>(3) The refund, if any, under sub-rule (1) shall be made by the Treasury only by means of account payee cheque or bank draft drawn in favour of the same person in whose name the e-stamping certificate was issued.</p>
	<p style="text-align: center;">PART-VIII</p> <p style="text-align: center;">Inspections, audit and appraisal of the performance of the system</p>
<p>Who may inspect.</p>	<p>37.(1) The Deputy Collector of Stamps or any designated officer(s) of the department and any private or public sector technical cum audit expert/ agency duly authorised by the appointing authority in this behalf, may inspect all or any of the branches / offices of the CRA and Approved Intermediaries located within its jurisdiction (as prescribed in “Schedule of Inspections” in Annexure II, in the State, on any working day during working hours.</p> <p>(2) The appointing authority may, however at any time on receipt of a complaint or <i>suo motu</i>, direct any official of the department to inspect any branch (es) / office(s) of the CRA or Approved Intermediaries and to submit report besides the regular inspections mentioned in sub-rule (1).</p> <p>(3) The Accountant General, Gujarat, may also conduct annual technical audit of the receipts and remittances made by the CRA.</p>
<p>Schedule of Inspections and audit</p>	<p>38. All or any of the branches / offices of the CRA and Approved Intermediaries in the State may be inspected and audited as far as possible according to the Schedule of Inspections referred to in rule 37 (1).</p>
<p>CRA/ ACC bound to provide information.</p>	<p>39. During such inspection, the inspecting officer or the expert/ agency may require the Officer in-charge of the inspected branch /office to provide any information on soft and /or hard copy of any electronic or digital record related to the collection and remittance of Stamp duty relating to any time period and the concerned CRA or Approved Intermediary shall be bound to provide such information on priority basis.</p>

Inspection report.	40. The inspecting officer shall within one week and the technical cum audit expert/ agency shall within two weeks, from the date of inspection, submit his inspection report mentioning the observations regarding omissions, violations, delays or irregularities (if any), suggestions and recommendations etc. to the superintendent of stamps and IGR.
Appointing authority to take appropriate action.	41. The Appointing authority on receipt of inspection report may, within one week, take appropriate action in the matter including imposition of penalty and / or termination of appointment of CRA or the agency of the ACC, if so warranted by the circumstances after giving an opportunity of being heard.
	PART-IX Penalty for omissions and violations
Penalty for delay in remittance to Government account.	42. In case the CRA fails to remit the amount of Stamp duty within the period as stipulated in rule 19, the CRA shall be liable to pay, along with the collected amount of Stamp duty, an interest calculated @ 12.00 % per annum on the amount of stamp duty so collected for the period of delay in day(s). Any part of a day will be treated as one day for the purpose of such calculation.
Resolve of disputes.	43. In case of any dispute regarding the amount of penalty or the period of delay, the decision of the Appointing Authority shall be final.
CRA responsible to compensate the Government.	44.(1) If any act, omission, irregularity or violation on the part of the CRA or any of its ACCs has resulted in loss of revenue to the Government, the CRA shall be responsible to compensate such amount of loss of revenue along with an interest calculated @ 12 % P.A. and a penalty of an amount not exceeding two times the amount of loss of revenue to the Government subject to the provision of section 70 of the Act. (2) The CRA will, however, be given an opportunity of being heard before taking decision under sub- rule (1).
Amount due and the penalty recoverable as arrears of land revenue	45. In case, the CRA refuses to pay the amount due to the Government and the penalty imposed by the Appointing Authority under rules 42 or 44, it shall be liable to be recovered as arrears of land revenue.
Government not liable for any loss or damage to the CRA or its ACCs.	46. The Government or the Appointing Authority or any officer of the department shall not be responsible for any loss or damage caused to the CRA or any of its ACCs on account of misuse or mishandling of the hardware and software including any act or omission on his part or of any third party and any defect in or malfunctioning of the network or for any damage caused to them by whatever reason.
	PART-X Arbitration
Arbitration arrangement.	47. All disputes and differences between the parties to the Agreement shall as far as possible, be settled amicably and failing that all such disputes shall be referred to a mutually agreed arbitrator under the provisions of the Indian Arbitration and Conciliation Act, 1996 (26 of 1996).
Venue of Arbitration.	48. The venue of arbitration shall be at Gandhinagar or Ahmedabad.
	PART-XI Public Grievance redressal system
Grievance redressal officers.	49.(1) The Appointing Authority may designate one or more officers of the department, called 'Grievance Redressal Officers' (GRO) to look and enquire into the complaints received against the misconduct or irregularities of the CRA or its ACCs or of any other official related with the implementation of these rules. (2) These officers will be allocated specified districts for entertaining the complaints.

Complaint to Grievance redressal officer.	50. Any Stamp duty payer who has any grievance against the services of the CRA or any of its ACC or any other official related with the implementation of these rules may make a complaint to the concerned Grievance Redressal officer along with documentary or other evidences to support the cause of the complaint.
Opportunity of being heard.	51.(1) The Grievance Redressal officer on receiving the complaint will immediately bring the complaint to the notice of the Appointing Authority; (2) The Appointing Authority may order the Grievance Redressal Officer or any other officer (to be called Enquiry Officer) to enquire into the complaint; (3) The Enquiry Officer will give a reasonable opportunity of being heard to the complainant and to the CRA / concerned official and will examine the evidence (if any) produced by them.
Enquiry report.	52. After making the enquiry, the Enquiry Officer will submit its enquiry report to the Appointing Authority
Appointing Authority to take action on enquiry reports.	53. On the basis of the enquiry report, the Appointing Authority shall take appropriate action under these rules against the CRA or may make suitable recommendation to the employer of the concerned official of the department for taking action under relevant service rules, as the case may be.
	PART-XII Management Information System (MIS)/ Decision Support System (DSS)
CRA to furnish reports to the department.	54. The CRA shall be responsible to furnish following information reports to the Superintendent of Stamps and IGR and to any or all such other officers as he may direct : (1) Audit trail reports - tracking of all system based actions performed by users of branches/ offices of the CRA and the ACCs pertaining to any specified day or period. (2) Government payable reports- Total collection report of every branch / office of the CRA and the ACC pertaining to any specified day or period. (3) Additional Stamp duty certificate reports: for all or any of the branches/ offices of the CRA and ACCs pertaining to any specified day or period. (4) Disabled (locked) e-stamp certificate report – relating to all or any of the sub-registrars, Inspector of Registration / Deputy Collectors of Stamps of such districts of the State where this system is in force, pertaining to any specified day or period with location of SROs and Registration Nos. or the data feed by the concern officer at the time of locking. (5) Remittance reports - A district wise daily, weekly, fortnightly and monthly or desired period detail of the remittances made by the CRA into the Government account. (6) Report of cancelled e-stamp certificates relating to any time period and to all or any of the districts or any or all Approved Intermediary (ies). (7) Any other report or information as may be required by the Superintendent of Stamps IGR from time to time.
	PART-XIII Role of Treasury Department
District treasury to verify daily remittances where the centralised payment made.	55. The treasury officer of the district will verify from the account scroll received from the Government Business Branch of State Bank Of India (or any other bank authorized in this behalf) of the taluka /district or from the official website of the Treasury department, as the case may be, the details of the daily remittances of Stamp duty made by the CRA relating to his district into the Government account referred to in rule 19, and will send a verified hard copy of the details of daily remittances to the concerned Deputy Collector of Stamps.

	PART-XIV Delegation of powers
All or any of the powers may be delegated.	56. The Superintendent of Stamps and IGR by making an order in writing, may delegate all or any of their powers and / or functions under these rules to any officer of the Department
Savings and Repeals.	57. In case of any contradiction between these rules and any of the provisions of The Gujarat Stamp Act, 1958 Bom.LX of 1958) and the Registration Act, 1908 XVI of 1908), the latter shall prevail.

Annexure I
(See rule 22)

 <p align="center">INDIA NON JUDICIAL Government of Gujarat Certificate of Stamp Duty</p>	
Certificate No.	IN-GJ26792291098576K
Certificate Issued Date	01-Feb-2012 08:58 PM
Account Reference	SHCIL(FI)/gishcil01/MOTERA/ GJ-AH
Unique Doc. Reference	SUBIN:GUGJSHCIL0134910677736722K
Purchased by	SAMPLE
Description of Document	Article 5(h) Agreement (not otherwise provided for)
Description	SAMPLE
Consideration Price (Rs.)	0 (Zero)
First Party	SAMPLE
Second Party	SAMPLE
Stamp Duty Paid By	SAMPLE
Stamp Duty Amount (Rs.)	110 (One Hundred And Ten only)
<p align="right">Signature with Seal of the Authorised Signatory</p>	
<p align="right">ZK 0000002001</p>	
<p>Statutory Alert: 1. The authenticity of the Stamp Certificate can be verified at Authorized Collection Centers (ACCs), SHCIL Offices and Sub-registrar Offices (SROs). 2. The Contact Details of ACCs, SHCIL Offices and SROs are available on the Web site "www.shcilstamp.com"</p>	

Annexure II
(See rule 37)

**SCHEDULE OF INSPECTIONS AND AUDIT
OF THE CRA AND THE Authorised Collection Centers**

Sr.	Name of the authority/ agency	Jurisdiction	Frequency of inspection	Points of inspection	Whom to submit the report
1	(1) Collector of Stamps (Stamp Duty Valuation Organisation) (2) Inspector of Registration (I. R.)	within registration District.	Monthly	Verify the application of the stamp issued, verify various reports available on the e-stamp web site, collection data and remittance data.	The Asst. Supdt. Of Stamps, Ahmedabad
2	Inspector of Registration (I.R.)	within registration District	Monthly	Verify the status of the e stamp used for registration, verify / reconcile various reports on lock-in of e stamp,	Dy. IGR / Supdt. Of Stamps & IGR, Gujarat State, Gandhinagar
3	Collector of Stamps	within registration District	Monthly	Verify the status of the e-stamp for Refund i.e. electronic cancellation made by the concern officer through ID and Password provided by CRA	The Asst. Supdt. Of Stamps, Gujarat State, Ahmedabad
4	Assistant Superintendent of Stamps	Whole State	MONTHLY	Compare the stamp income figures (from e-stamps) of the Sub-Registrar. offices with the remittance figures of the CRA as received from the treasury of the district.	Account Officer, Stamp Office, Gujarat State, Gandhinagar.
5	Account Officer Stamp,	Whole state	Monthly	Reconciliation of the collection and remittance of the stamp duty through e-stamping	The Superintendent of Stamps & IGR, Gujarat State, Gandhinagar

From 1

(See rule 6)

AGREEMENT with Central Record keeping Agency

THIS AGREEMENT is entered into this.....day of20--.

BETWEEN

Government of Gujarat through the Superintendent of Stamps and Inspector General of Registration having their office at First Floor, Block No : 14, Dr. Jivraj Mehta Bhavan, Old Sachivalay, Gandhinagar - 382010 (hereinafter referred to as "the State of Gujarat" or as the "Government" as the case may be) of the one Part.

AND

..... (Name of the CRA) having their registered office at -----
---(hereinafter called "CRA" which expression to include its successors and Assigns) of the other Part and both the State of Gujarat and CRA as Parties.

AND WHEREAS the State of Gujarat has approved and authorized (Name of CRA) to be their CRA for the proposed C-SDAS (Computerised Stamp Duty Administration System) in the State of Gujarat.

AND WHEREAS ----- as CRA has executed an Agreement with the State of Gujarat on ---/---/20-- for providing the e-Stamping facility in the State of Gujarat for the period of five years from day of actual start up of operation in the respective centers. CRA has started the e-stamping project on-(DATE) AT -----.

NOW IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES AS FOLLOWS:

1. (Name of CRA) AS CRA (Central Record Keeping Agency)

- 1.1 CRA shall act as an authorized CRA for the State of Gujarat.
- 1.2 CRA shall select Authorized Collection Centers (ACC) for stamp duty. The CRA shall appoint ACCs on such terms and conditions decided by CRA in consultation with Superintendent of Stamps and Inspector General of Registration / Government of Gujarat.
- 1.3 CRA shall act as a Coordinator between the ACCs and the Sub-Registrar offices as well as Dy. Collector Stamp duty valuation organization or any other authorised officers of the State Government.
- 1.4 CRA shall collect money and generate e-Stamp Certificates through the computer systems and effecting remittances within time limit specified hereunder to the State of Gujarat after daily reconciliation of accounts.
- 1.5 The parties may on mutual consent modify or withdraw any of the above work or effect any changes therein depending upon the exigencies of business.

2. TERRITORY

The territory covered under this Agreement shall be the entire State of Gujarat.

3. REMUNERATION

- 3.1 For the above Services to be provided by CRA, CRA shall continue to be entitled to a commission of 0.65 per cent of the value of stamp duty. CRA shall be entitled to deduct this commission from the stamp duty collection prior to remitting the balance amount of (amount after deduction of commission) to the designated account of the State of Gujarat.
- 3.2 All present or future levies including service tax or any Central or State levy, if any on the stamp duty collection activity leviable now or in future shall be to the account of the State of Gujarat.
- 3.3 The above remittances shall continue to be effected only through bank transfer or such other mode as may be decided in writing by the parties from time to time to the designated account of the State of Gujarat.
- 3.4 CRA has to pay rent and other user charges where the Government premises used for e-stamping center as per the rate prescribed by Road and Buildings Department of the State of Gujarat.

4. REPORTING AND OTHER OBLIGATIONS.

All payments for stamp duties made and received from all ACC's shall continue to be recorded on a day-to-day basis by CRA and in turn will be reported to the State of Gujarat in such form as may be determined by the State of Gujarat. Such payment shall be remitted to the designated account of State of Gujarat latest by next working day from the date of collection.

5. PROPOSED SYSTEM.

- 5.1 Detailed Structure of the proposed system, including flow diagrams and salient features, schematic view of connectivity envisaged, systems and procedures to be followed by end users and format of proof of payment/ certificate to be issued to end users are given in the " Service level Agreement" which is attached as Annexure ' A ' to this Agreement and is deemed to be part of the Agreement.

- 5.2 CRA should make an arrangement so that Sub- Registrars, Government offices or public can verify the genuineness of an e-stamp certificate issued by CRA from the Web-site. (..... Insert the name of website)

6. COMPATIBILITY WITH THE REGISTRATION SYSTEM.

- 6.1 The Offices of the Superintendent of Stamps and Inspector General of Registration, Deputy Collector of Stamp duty Valuation Organisation, Deputy IGR and sub- Registrar shall continue to have access to the Central Server through internet. Proper internet connectivity will be set up by such offices.
- 6.2 The Offices of the Sub-Registrar, prior to registration of documents shall ensure that the prescribed amount of stamp duty on the documents has been paid for the transaction to be registered. CRA shall develop a system and ensure that the stamp certificate is required to be registered with the Sub Registrar is locked at the time of registration and the Unique number and other details are generated only once and there is no regeneration of the Unique number. Such locking shall ensure that the stamp duty paid is not abused and that the property is registered in the name of the buyer after payment of stamp duty.
- 6.3 The Sub-Registrar's officers will have access to the e-SS site through internet using the password and user identification number issued by CRA. Upon entering these details, the Sub-Registrar's Offices will be able to only view the stamped certificates by accessing the e-SS site.
- 6.4 Flow chart for documents requiring registration under the new system with the Sub- Registrars is given in Annexure ' B '.

7. TRAINING OF THE PERSONNEL AT THE REGISTRAR'S OFFICES AND OF THE STATE OF GUJARAT.

- 7.1 CRA shall provide suitable and adequate training, to such of the Government personnel as the Government may nominate, on a train-the-trainer mode, on the operation and the use of the system.
- 7.2 CRA may assume that the trainees have the required skills and knowledge pre-requisites to follow the training on the Application.
- 7.3 The training for the system shall be conducted at the place nominated by CRA. CRA shall provide one trainer to conduct the training over a maximum period of one (1) day. For the avoidance of doubt, the Government shall be responsible for arranging and providing all the necessary facilities (except for the first time), equipment and premises required for conducting the training and the travel, accommodation and subsistence expenses for training.
- 7.4 At periodic intervals to be mutually decided by CRA and the State of Gujarat, CRA shall provide additional training on any up-gradation, modification to the system. CRA may also provide refresher courses to the various participants at the request of the Government. It is reiterated that all training expenses shall be borne by the Government, except for the first time wherein for such up-gradation modification the expenses will be borne by CRA.
- 7.5 CRA shall organize required training for the personnel working in the Registration Department to update them with e-Stamping mechanism and safeguards. The training shall be organized at the venue decided by CRA which may not be necessarily in the State of Gujarat and the expenses for imparting such training will be borne by the CRA. The expenses of travel, lodging and boarding of the personnel attending the training in case the venue is outside the place of the work of the trainee will be borne by the State of Gujarat. The interval of such training will be 3 to 6 months.

8. APPOINTMENT OF AUTHORIZED COLLECTION CENTERS.

- 8.1 CRA shall be at liberty to appoint ACCs among the category of Banks (Nationalized, Scheduled Co-operative Banks), Post Offices, Financial Institutions, Insurance Companies, public / private companies, undertaking controlled by Central or State Government and other entities for the purpose of collection of stamp duty and CRA have to take permission of such appointments from the State Government / Superintendent of Stamps and Inspector General of Registration.
- 8.2 All offices / counters of CRA in the State of Gujarat can also do the collection of Stamp Duty for which no separate approval will be required.

8.3 All Authorized Collection Centers (ACCs) which are in operation as on date of this agreement will continue to do the collection of Stamp Duty as per the existing terms.

8.4 All such ACC shall be equipped with the required computerization, laser printers, internet connectivity and other regular infrastructure to implement the e-stamping system.

SAFE GUARDS

The development of the technology will warrant the ACCs to use latest windows base operating system and the laser printers as specified by CRA. The configuration of the computer system, internet connectivity should meet the specifications of CRA.

10. MODE OF PAYMENT TO STATE GOVERNMENT

10.1 The proposed system will allow both collection and transfer of stamp duty paid.

10.2 CRA will be responsible for daily payment to the State of Gujarat of the stamps downloaded through the ACCs. Such payment shall be made in a designated account of the Government after deducting of 0.65% of stamp duty collection as commission for CRA and other applicable tax such as service tax, etc, if applicable. Such payment shall be transferred to the designated account of State of Gujarat latest by next working day from the download of the stamp certificate by the ACC. If the day of payment falls on a Public Holiday / Bank Holiday, then the revenue collected will be credited on the following working day. On the implementation and availability of cyber treasury system CRA should transfer the collection of stamp duty to designated government account through cyber treasury.

10.3 The cut off time for the stamp duty collected shall be till 12.00 midnight of the transaction date.

10.4 CRA undertakes that, in case, it fails to remit the amount of Stamp duty collected within the specified period. The CRA shall be liable to pay, along with the collected amount of Stamp duty, an interest amount calculated @12.00 % per annum on the amount of stamp duty so collected for the period of delay in day(s). Any part of a day will be treated as one day for the purpose of such calculation.

10.5 CRA shall furnish a one time performance security in the form of Bank Guarantee for the amount of Rs. 3 Crore (Rupees Three Crores) for the period of Two years and the same may be reviewed by the Government at the end of two years for the further period of the agreement. On violation of the terms and conditions stipulated in this agreement, the State Government may forfeit the performance security or may adjust in against any penalty or dues payable by the CRA. The Bank Guarantee shall be furnished by CRA on execution of the agreement.

10.6 CRA should give the statement of amount deposited in Government Account along with a copy of 'e' challan / challan on daily basis to the Accounts Officer of the office of the Superintendent of Stamps Gujarat State, Gandhinagar for verification/reconciliation work.

11. MANAGEMENT INFORMATION SYSTEMS (MIS)

CRA shall continue to follow the procedure adopted for the MIS on the lines mentioned here under:-

(a) The State of Gujarat shall continue to be able to re-access the data through internet by using password and identification numbers and digital signatures.

(b) The State of Gujarat shall be able to extract the MIS from the data captured in the e-Stamping systems via internet.

(c) The State of Gujarat officials shall be able to log into the system to update the stamp duty master file from time to time. The onus of ensuring correctness of master file rests with the State of Gujarat.

12. MODIFICATION OF THIS AGREEMENT.

The conditions of this agreement shall not be modified at any time except with consultation and written agreement of both the parties. However the condition of this agreement shall be subject to modifications made by Central Government / State Government in the e-stamping system and the State Government shall also be free to appoint new CRA in addition to CRA if the Central Government / State Government appoints other CRA in addition to CRA and any modification in stamping system.

13. TERM

- 13.1 This Agreement shall be in force for a period of **** years from (Date Of Agreement). The State of Gujarat will be at liberty to take over the operation of the e-Stamping system after the initial period of **** years if they so choose and / or may retain the services of CRA for a further period based on mutual agreement.
- 13.2 On the takeover of the operation of e-stamping by the State of Gujarat, CRA will be required to transfer only the data available to the Government of Gujarat. It will, however, not provide any projections or statistical analysis in this regard.
- 13.3 CRA will not provide any Hardware, Software or any other technical details with respect to the e-stamping project undertaken by it. However, in case the State of Gujarat desires, that CRA should provide hardware, software or any other technical details, it will be as per charges/ service fees to be decided on mutually agreed terms.
- 13.4 In the event the State of Gujarat desires to receive bids for continuation of such services, CRA shall be treated as "Preferred Bidder" with the right to be considered for renewal of contract on appropriate terms.

13. EFFECTIVE DATE

This agreement shall be effective from (Date of Agreement).

14. FORCE MAJEURE

Neither party shall be liable or responsible for failure or delay in the observance nor performance of its obligation, hereunder, if it is prevented from discharging its obligations due to any cause arising out of or related to circumstances which shall include but not be limited to:

- (I) Acts of God, lightening, strikes, floods, storms, explosions, fires and any natural disaster:
- (II) Acts of war, acts of public enemies, terrorism, riots, labour strikes, lock-outs or other industrial action, civil commotion, malicious damage, break down of systems, sabotage or the like.
- (III) Actions on the part of a Government or other authority which interfere with a party's ability to meet its obligations under this Agreement including embargoes, prohibitions or similar actions;
- (IV) CRA shall take all possible measures to prevent hacking. However in the unfortunate event of hacking taking place, CRA shall be responsible for payment of actual revenues loss by way of Stamp duty paid towards any documents arising out of hacking. If by reason of force majeure either party is delayed or prevented from complying with its obligation under this agreement the delayed party shall immediately give notice to the other party with an estimated date by which the contingency will be removed. To the extent that the delayed party is or has been delayed or prevented by force majeure from complying with its obligations under this Agreement, the other Party shall suspend the performance of its obligations until the contingency is removed. If the contingency cannot be removed permanently or if a contingency results in delay extending beyond *** months this Agreement upon notice by either party shall be terminated and the parties shall be relieved of their future contractual obligations, except to the rights to which they may be entitled to a settlement and final accounting.

15. THE GOVERNMENTS OBLIGATIONS

The Government shall be responsible for the timely provision of all information, decision making and approvals under its control and resources required at offices of Sub-Registrar which may be reasonably required from time to time for the performance of this agreement.

16. TERMINATION.

- 16.1 The appointment of the Central Record Keeping Agency shall be terminated by the Appointing Authority before the stipulated period, on the ground(s) of any breach of any of the obligations or terms of agreement or provisions of these rules or the Act or financial irregularity or for any other sufficient reason, as the case may be.

16.2 The State Government shall be able to terminate this agreement by giving three months Cure notice to the other party specifying the breach committed by the other party. If such breach is not rectified within the said period of three months, this agreement will come to an end. However, this termination will not affect the obligations of the CRA up to the date of effective termination.

16.3 On termination of appointment under this rule, the Central Record Keeping Agency shall transfer all the data generated during the period of appointment to the Government. After the termination of the appointment of the Central Record Keeping Agency, it shall not use or cause to be used the data generated during the period of appointment for its business or any other purpose whatsoever.

17. ARBITRATION.

17.1 All disputes and differences between the parties under this agreement shall as far as possible, be settled amicably and failing

that all such disputes shall be referred to arbitration under the provisions of the Indian Arbitration and Conciliation Act, 1996.

17.2 The venue of arbitration shall be at Ahmedabad or Gandhinagar and the language of arbitration shall be English and Gujarati also.

IN WITNESS WHEREOF the parties have executed this]
Agreement of the day and year first herein above]
written **SIGNED, SEALED AND DELIVERED** by the]
within named Government of Gujarat through the]
Superintendent of Stamps and Inspector General of]
Registration]

Shri -----,

In the presence of :-

(1) Signature : -----

Name : -----

Official Designation:-----

Address :-----

(2) Signature : -----

Name : -----

Official Designation:-----

Address :-----

SIGNED, SEALED AND DELIVERED by the within
named (NAME OF CRA), CRA by its

Shri -----

Its authorized official

In the presence of :-

(1) Signature : -----

Name : -----

Official Designation:-----

Address :-----

(2) Signature : -----

Name : -----

Official Designation:-----

Address :-----

Annexure A**(See Form 1, Clause 5.1)****SERVICE LEVEL AGREEMENT**

THIS AGREEMENT is made this..... Day ofat..... between State of, Gujarat. Represented by Mr. _____, Superintendent of Stamps and Inspector General of Registration, Gujarat State, Gandhinagar for and on behalf of The Government of Gujarat (hereinafter referred to as the 'Government') and(Name of CRA) (hereinafter referred to as CRA),(Address of the CRA)represented by Mr. _____, (herein referred to as ".....(Name of CRA), / CRA /SP/Service Provider).

WHEREAS the State of Gujarat is desirous of implementing the Computerised Stamp Duty Administration (C-SDA) System for the Registration and Stamps Department of the State of Gujarat.

AND WHEREAS the C-SDA System in particular will allow issuance of stamp certificates electronically.

AND WHEREAS CRA agreed to develop and implement the C-SDA System for the State of Gujarat and also to act as the Central Record Keeping Agency (CRA) for the C-SDA System.

AND WHEREAS the parties have signed an Agreement dated ----- for the purpose of rendering the services of e-Stamping.

NOW IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES:**1. Duration of the Agreement**

This agreement shall be concurrent with the main agreement dated -----between the parties.

2. Services to be provided by CRA/ SP

2.1 The State of Gujarat hereby appoints CRA and CRA accepts the appointment subject to the terms of this Agreement and the agreement dated (Date of Agreement with CRA)-to provide the following services:

- (a) Operation of the C-SDA System:
- (b) Customization of the C-SDA system, and
- (c) CRA Services.

3. PROPOSED SYSTEM



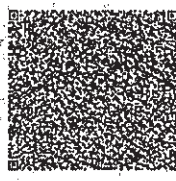
3.1 The Central Record- keeping Agency will have to use such software that the following minimum details are shown on the e-stamp certificate -

- (1) Unique Identification Number of the Certificate so that it is not repeated on any other certificate during the lifetime of the system,
- (2) Date and time of issue,
- (3) Amount of Stamp duty paid through the certificate in words and figures,
- (4) Name of the Purchaser of the e-stamp,
- (5) Names of the parties to the instrument,
- (6) Description of the instrument on which the stamp duty is intended to be paid,
- (7) Description of the property (if any) , which is subject matter of the instrument,
- (8) Code, location and district of the issuing branch of the Central Record - keeping Agency or Authorised Collection Centre,
- (9) Any other distinguishing mark of the certificate e.g. bar code,
- (10) Space for sign and seal of the issuing officer,
- (11) Availability of facility to the sub-registrar to disable the repeat use of any e-stamp certificate,
- (12) Facility to cancel unused e-stamp certificate,

- (13) Provide passwords and coded to the designated officials of the department to search and view any e-stamp certificate and to access Management Information System,
- (14) Details of the issued e-stamp certificate will be made available on the e-Stamping Server maintained by the Central Record-keeping Agency,
- (15) Make available the different transaction details relating to e-stamping.
- (16) After issuing a e-stamping certificate in case of unregistered document, CRA will auto-lock the certificate and in case of refund, CRA will keep the list of refund certificate.

4. Operational Modalities.

- (1) The format of the proof of payment will be in form of a Stamp certificate ,which is given as Annexure I.

 INDIA NON JUDICIAL Government of Gujarat Certificate of Stamp Duty	
Certificate No.	IN-GJ26792291098576K
Certificate Issued Date	01-Feb-2012 08:58 PM
Account Reference	SHCIL(FI)/gshcil01/MOTERA/ GJ-AH
Unique Doc. Reference	SUBIN-GJGJSHCIL0134910677736722K
Purchased by	SAMPLE
Description of Document	Article 5(h) Agreement (not otherwise provided for)
Description	SAMPLE
Consideration Price (Rs.)	0 (Zero)
First Party	SAMPLE
Second Party	SAMPLE
Stamp Duty Paid By	મુસ્યમુવ જયતે SAMPLE
Stamp Duty Amount(Rs.)	110 (One Hundred And Ten only)
 Signature with Seal of the Authorised Signatory	
	
ZK 0000002001	
Statutory Alert: 1. The Authenticity of the Stamp Certificate can be verified at Authorised Collection Centers (ACCs), SHCIL Offices and Sub-registrar Offices (SROs). 2. The Contact Details of ACCs, SHCIL Offices and SROs are available on the Web site "www.shcilstamp.com"	

- (2) The Offices of the Superintendent of Stamps and Inspector General of Registration, Additional Collector (Stamps), Deputy Inspector General of Registration, Sub-Registrar's and District Registrar's will have an access to the Central Server of CRA through Internet. Such Internet connectivity will be set up by the said Offices. The State will be able to re-access the data through internet by using user id and password.
- (3) The Approved Intermediary/Client will access CRA servers through Internet by using a identification number and a confidential password. The requisite details of the information in the system will be entered and the Stamp Certificate will be downloaded the Unique Identification Number (hereinafter referred to as UIN) on a colour paper or on an instrument as the case may be.
- (4) The Sub-Registrar/District Registrar will have access to CRA site through Internet using password and UIN that will be provided by CRA/SP. Upon entering these details the Sub-Registrar/District Registrar will be able to view the details of the Stamp Certificates on instruments brought for registration.
- (5) It will be the responsibility of the Sub-Registrar to ensure that the stamp duty has been appropriately paid prior to the registration. The Sub-Registrar will lock the duty after verification of the instruments brought for registration. Such locking will ensure that the payment of stamp duty for the transaction is not abused.
- (6) All the Clients and approved intermediaries desirous of remitting the Stamp duty will access the main server through Internet. The Sub-Registrar who is responsible for Registration of instruments and the Revenue Department of the State Government which is responsible for the collection of the stamp duty will also link to the main server through Internet.
- (7) In case if the Client is using the system on his/her own, the details will be entered in the format available on the website. Alternatively the Client may approach any Approved Intermediary, which in turn will enter the requisite information in the system. The system will generate a UIN along with the transaction details, which will be printed as a Stamped Certificate on the colour paper or on instrument as the case may be.
- (8) The Approved Intermediary will be registered with CRA/SP and the procedure for such registration will vary depending upon the same being an ACC, Financial Institutions, Insurance Companies, Banks, Post Office, Public / Private Companies, Any other entity for the purpose of Stamp Duty collection.

5. Authorized Collection Centers (ACC) (also known as Approved Intermediaries)

a) The following may be appointed as ACCs. :

- (i) Banks (Nationalized, Scheduled Co-operative Banks)
- (ii) Financial Institutions, Insurance Companies and Post Offices.
- (iii) Public / Private Companies
- (iv) CRA Offices.
- (v) Any undertaking controlled by Central or State Government

b) The aforementioned ACCs will by and large take care of commercial and property transactions of people living in cities, towns and villages having Internet facility.

c) Thus, the aforementioned outlets will be able to serve the entire community using stamp papers.

6. Registration of Approved Intermediaries and its operations

- (a) All the entities as mentioned in clause 5 (a) intending to become an ACC will be required to submit a request in a stipulated application form and Agreement along with the proof of identity and proof of address for 'Service Administrator/s' (person responsible for entering data on eSS and stipulated application fee. A format of the application form to be submitted can be downloaded from the Internet site. The duly filled in application form and Agreement along with the fee for registration and deposit as determined by CRA along with advance amount (imprest amount) towards the download of stamps based on the business expected, should be submitted to CRA. The firms will have an option of adding up further amounts towards imprest depending upon the usage every day or

alternatively give a power of attorney to CRA to add up the further amount by giving necessary instructions to their Banker. At no point of time, the ACCs shall be allowed to print stamp certificates in excess of the amount available in their credit in the books of CRA. CRA shall collect such amount including deposits from the ACC for the use of its System.

- (b) The Approved Intermediary must provide to CRA all information that may be desired by CRA from time to time including but not limited to information on every client being granted access to and use of the services.
- (c) It will be the responsibility of the Government of Gujarat to inform the public by way of a notification from time to time the appointment of the Approved Intermediaries.
- (d) Upon completion of the above CRA shall issue password and user identification numbers for use of its services. The proper use of the password will be the sole responsibility of the user and any loss caused to the Government will be at the cost of CRA where the loss wherever applicable is caused by the CRA/ACC and in case Loss is caused by ACC, the CRA shall have all rights to recover the loss from the ACC in manner agreed upon between the CRA and ACC.
- (e) CRA reserves the right to accept or reject any application of the Approved Intermediaries. Approved Intermediaries can be appointed by CRA with the approval of the Superintendent of Stamps and inspector General of Registration/ State Government.
- (f) All Approved Intermediaries will be periodically audited jointly by the Government and CRA.
- (g) In the case of the termination of the appointment of Approved Intermediary either party may give a notice of one month of its intention to terminate the arrangement.

7. Link to e-Stamp Server (e-SS)

All approved Intermediaries will access the e-SS through Internet only. The access will differ depending upon the group to which the Approved Intermediary belonging to the category of ACC's i.e

- (i) Banks (Nationalized, Scheduled Co-operative Banks)
- (ii) Financial Institutions, Insurance Companies and Post Offices.
- (iii) Public / Private Companies
- (iv) CRA Offices.
- (v) Any undertaking controlled by Central or State Government

Will access the site through password and user identification number issued by CRA. CRA shall issue as many passwords and user identification numbers as requested by the ACC. These ACC's should access eSS site using the password and user identification number provided by CRA. Immediately upon accessing the site for the first time, the user should change the password to maintain confidentiality through a clerk supervisor system.

8. Registration offices link to e-Stamp server:

- (a) Since the property registration is done at the Sub-Registrars' Office, it is imperative that the Sub-Registrar should have an access to the system, to ensure that the stamp duty to be paid for the transaction has indeed been paid and lock the duty paid. Such locking is necessary to ensure that the stamp duty paid is not abused. The unique identification number issued by the e-SS for the stamp duty paid can be linked to the C-SDAS.
- (b) To facilitate the viewing and locking of duty paid pertaining to registered instruments every Sub-Registrar's Office will have a link to the e-SS. The Sub-Registrar's Office will have access to the e-Stamping site through internet using password and user identification number issued by CRA. Upon gaining the access to the e-SS the Sub-Registers have to enter the year, month and date of stamp duty payment as given in the Stamp Certificate, select the nature of transaction (which will be available in the system as drop down box) and the unique identification number given in the Stamp Certificate. Upon entering these details, the Sub-Registrar will be able to view the Stamp Certificate. The Sub-Registrar's Office will be issued user Id and password with which the Sub-Registrar's Office should update the system and lock the duty paid.

9. Access by Counter Parties

- (a) The purchasers or the beneficiaries may wish to ensure that the counter party has indeed paid the stamp duty for the transaction and the certificate presented to them is genuine. The counter Parties can check validity of time of the Stamp Certificate and the authenticity of the certificate by entering the following details from the Certificate:
- i) Year, month and date.
 - ii) Nature of Transaction (Article)
 - iii) Unique Identification No. (UIN)
- (b) Upon entering these details, the system will display the Stamp Certificate for viewing only. The counter party will be able to check the authenticity of the Certificate. Such enquiry module will provide information on the property transactions also after the Sub-Registrar has locked the stamp duty paid.

The e-Stamp certificate should indicate the code No. of ACC office in which the ACC is located.

10. Stamping of different types of Instruments

- (a) The proposed system envisages e-Stamping the documents on real time basis via the Internet. The transactions can be broadly divided into:
- i) Instruments to be registered with the Sub-Registrar and
 - ii) Instruments which do not require registration
- (b) e-Stamping includes two types of documents to be stamped.
- 1) Instruments printed/typed but not stamped or unduly/inadequately stamped.
 - 2) Stamp Certificates required for drawing instruments.
- (c) The ACC's shall stamp any instrument or plain paper with an amount of duty as required by the client.

11. MIS for Government

The Inspector General of Registration and Stamps, in charge of stamp duty and the Revenue Department of the Government will be able to get details of stamp duty collected in the State at any point of time. Besides Accounts officer in the office of the Superintendent of Stamps will ensure the amount collected by CRA/SP towards the download of stamps is transferred to the State Governments Account after due reconciliation. For this purpose, it is necessary that the Inspector General of Registration and Stamps and the Finance Department should have a link to eSS. Both the departments will have access to site through Internet using the password and identification numbers. Since the Government is responsible for the duty collected across the state, its data requirement will be enormous and all encompassing. To enable the Government to download the data in the format in which they require CRA/SP will prepare standard formats. The Government will specify the requirement of any additional reports. The CRA/SP will provide any additional reports in future at mutually agreed charges.

12. REPORTING AND OTHER OBLIGATIONS

- (i) Audit trail report - tracking of all system based actions performed by users of collecting branches/offices of the Central Record - Keeping Agency and the Authorised Collection Centers pertaining to any specified day or period.
- (ii) Government payable reports - Authorised Collection Centers (including collecting branches of Central Record- keeping Agency) total collection report of any specified day or period.
- (iii) Additional Stamp duty certificate reports : for all or any of the collecting branches/ offices of the Central Record - Keeping Agency and Authorised Collection Centers pertaining to any specified day or period.
- (iv) Locked e-stamp certificate report - relating to all or any of the sub- registrars pertaining to any specified day or period.

- (v) Remittance reports - A district - wise detail of the remittances made by Central Record- keeping Agency into the Government Account pertaining to any specified day or period.
- (vi) Report of cancelled e-stamp certificates pertaining to any specified day or period relating to any particulars.
- (vii) Certificate Generation Report - Reports of e-stamp certificates generated for any / all collecting branches / offices of the Central Record-keeping Agency and the Authorised Collection Centers pertaining to any specified day or period.
- (viii) Yearly Stamp Duty Collection Report - Yearly report of stamp duty collected by any / all of the collecting branches/ offices of the Central Record-keeping Agency and the Authorised Collection Centers.
- (ix) Stamp Duty Type Collection Report - showing category of instrument -wise monthly stamp duty collections of any calendar year for any /all collecting branches/ offices of the Central Record-keeping Agency and the Authorised Collection Centers.
- (x) Stamp duty Reports by Account - Stamp duty monthly collection report of any calendar year for any / all of the collecting branches/ offices of the Central Record-keeping Agency and the Authorised Collection Centers.
- (xi) Any other report or information as may be required by the Superintendent of Stamps and Inspector General of Registration from time to time.

13 . General

- (a) CRA/SP shall ensure that the following service levels are achieved in relation to the C-SDA System:
 - (i) The C-SDA System shall be operational and accessible to clients during the following hours on the following days, excluding Sundays and public holidays,/ bank holiday (hereinafter referred as the "Operational Hours"):

Monday to Saturday 10:00 a.m. to 6:00 p.m.

On request of the IGRS, System shall be Kept operational on Sundays and other Public Holidays in the month of March. If required the operational timings can be extended by the approved intermediary beyond the stipulated Hours.
 - (ii) The availability of each and every information service during the Operational Hours shall individually be not less than 90% of each calendar month
 - (iii) CRA shall not be liable for any failure or reduction in the aforesaid performance level or any other consequences caused by or due to the failure or breakdown of any third party facilities including Internet access providers, telecommunication lines, switches and networks, other than third party facilities provided by any sub-contractors appointed by CRA to perform any part of the services under this Agreement.
 - (iv) Before any Client/Approved Intermediary first uses the C-SDA System, CRA shall ensure that every such User enters into the User Network Services Agreement with CRA agreeing not to commence action or otherwise enforce any rights against the Government in respect of any liability, in contract or tort or otherwise, for any acts, statements, errors or omissions made by the Government or its employees in good faith and in the ordinary course of duties of the employees of the Government.

CRA shall use reasonable endeavors to enforce the terms of such agreement against every user who enters into the same.

(b) Maintenance of Servers

CRA shall shut down its Servers at least for about eight hours in a week on a holiday for the purpose of maintenance. During this time, the system will be down and there will be no access to E-Stamping facility. Further, CRA will endeavor that the up-time of the system will be up to 90% excluding the time for shut down of its servers for the maintenance.

- (c.) CRA shall provide service to investigate and correct defects in the C-SDA Software as reported by the Government, including temporary corrections and bypass of the defects until such time as standard corrections and/or updates of the Software are available. The timing for correction/bypassing depends on the severity of the error as set out below:
- (i) Severity 1: This is a defect or error, which results in the failure of a service as a whole. Such defects and errors shall be rectified within two (2) working days of the problem being reported to CRA/CRA/SP in writing.
 - (ii) Severity 2 : This is a defect, which results in system functionality other than those which are covered under Severity 1, being impaired, and there are no existing alternatives for bypassing the problem. Such defects and errors shall be rectified within two (2) working days of the problem being reported to CRA in writing.
 - (iii) Severity 3: All other errors and defects. Such defects and errors shall be rectified within seven (7) working days of the problem being reported to CRA in writing.
 - (iv) The time frames for rectification or correction set out in Clauses above shall not apply where the defects or programming errors have arisen in third party programmes or applications used by CRA to develop its application or used by CRA with or in its applications
 - (v) Disaster Recovery:
CRA shall take reasonably sufficient measures to ensure that it is able to carry on, with disruption of not more than a continuous time of 24 hours, providing C-SDA System under this agreement, even in the event of the occurrence of a disaster which affects, or would affect providing of services if measures had not been taken.
- (d) Concurrent Users:-e-Stamping system will have persons logging for the download of stamps and also for logging queries relating to stamp duty and the ultimate printing of the stamps. Keeping in mind the various issues relating to e-Stamping and the number of persons that may log into the system throughout the day, CRA shall endeavor to ensure that at a given point of time approx. 400 users can use its system. The use of system will include time for the persons logging to our system for queries with regard to e-Stamping and for the time for data entry by a user till the time of actual printing of the Stamp Certificate.
- (e) This Service Level Agreement will be concurrent with the agreement dated -----executed between Government and CRA.
- (f) All other terms and conditions as mentioned in the agreement dated -----between the Government and CRA shall be concurrent with this agreement.

IN WITNESS WHEREOF the parties have hereunto set their hands the day and year first above written.

Signed by

Mr. _____

For and on behalf of (Name of CRA)

In the presence of :

1. _____
CRA

2. _____
CRA

Signed by

Mr. _____

Superintendent of Stamps and Inspector General of Registration,
Gujarat State, Gandhinagar

(for and on behalf of The Government of Gujarat)

In the presence of :

1. _____

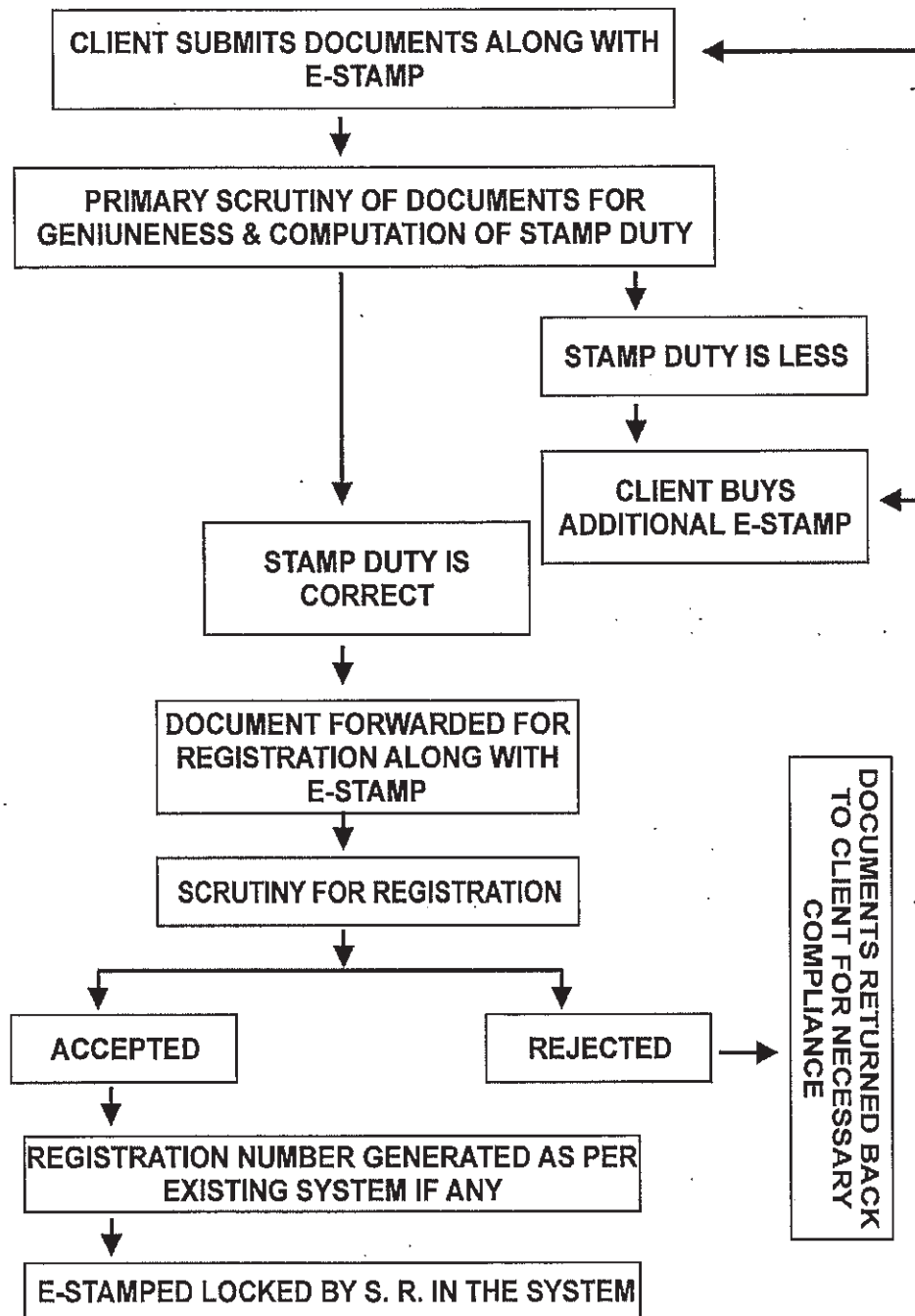
O/o Supdt. Of stamps & IGR,
Gujarat State, Gandhinagar

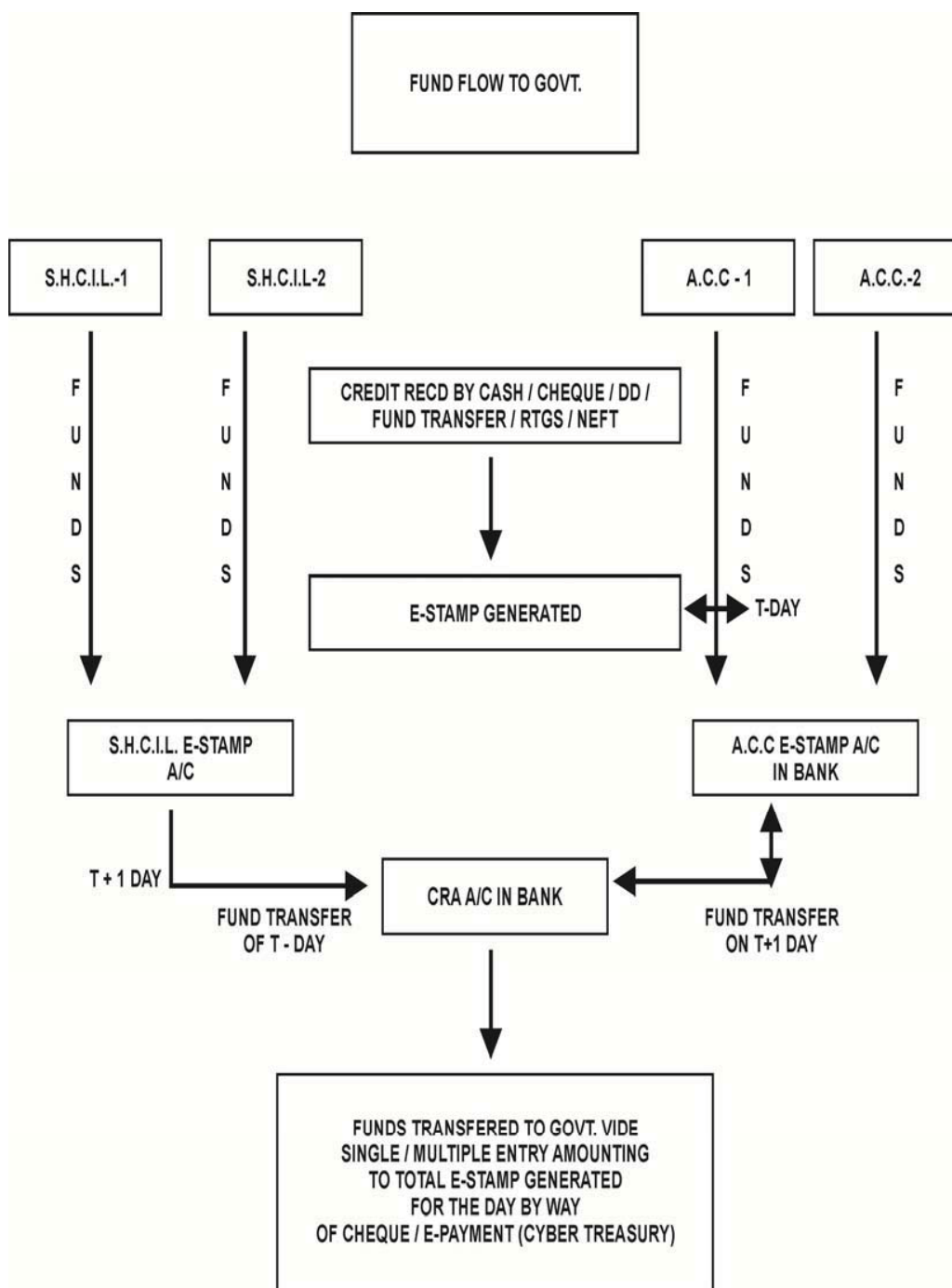
2. _____

O/o Supdt. Of stamps & IGR,
Gujarat State, Gandhinagar

Annexure B
(See Form 1, Clause 6.4)

S. R. OFFICE





From 2**(See rule-6)**

(To be executed by the CRA on non-judicial stamp paper of Rs. 100)

Undertaking cum Indemnity Bond

This Indemnity Bond is made and executed at _____(place) on this _____day of (month)..... 20... by

SriS/O..... R/O
(official designation in the CRA)as Authorised Signatory for
and on behalf of (Name of the Company appointed as CRA) having its registered office at (Complete
Address of CRA) hereinafter referred to as the Central Record Keeping Agency or CRA (which
expression shall unless repugnant to the context or meaning thereof shall mean and include their
representatives, assigns, heirs,etc.).

In favour of the Government of Gujarat / through the CCRA (in Gujarat) . hereinafter referred to as the
Appointing Authority) (which expression shall unless repugnant to the context or meaning thereof shall
mean and include Government of Gujarat and its duly authorised representative).

Whereas

1. The CRA has been appointed by the State to act as “**Central Record Keeping Agency**” and has thus been authorised by the Government for computerization of Stamp duty Administration System in the State to issue e-stamp certificates to denote the payment of non-judicial Stamp duty under the Gujarat Stamp Act, 1958 (Bom. LX of 1958) by the public to the Government through its branches/ offices and the Authorised Collection Centers (herein after called ACCs) located in the State,
2. and the CRA has agreed to fulfill all the conditions as required by the law, and also to undertake and keep indemnified the Government against all or any losses suffered by the Government due to any mishandling, misconduct, negligence or any irregularity of any kind whatsoever caused by the CRA or its ACCs,
3. and the CRA has agreed to the obedience and observance of terms and conditions that are prescribed in **The Gujarat Stamp (Payment of Duty by Means of E-Stamping) Rules, 2014** (hereinafter called ‘the rules’) and other orders issued by the Government or the Department under these rules,
4. the CRA to fulfill the aforesaid requirement and in order to undertake and indemnify the Government, is executing this presents as follows:-

NOW THEREFORE THIS DEED OF UNDERTAKING CUM INDEMNITY BOND WITNESSETH
AS FOLLOWS:-

- (a) the CRA hereby undertakes that the e-stamping centers (the branches / offices of the CRA and its duly appointed ACCs) shall be available for inspection at all reasonable times by any of the officials mentioned in rule 37 of the rules or any officer authorised by the Appointing Authority/CCRA in this behalf without notice. The CRA also undertakes not to change or increase the ACCs without prior permission in writing of the Appointing Authority / CCRA.
- (b) the CRA undertakes to provide on demand to any inspecting officer, as mentioned in clause (a), any information on soft and/or hard copy of any electronic or digital record related to the collection and remittance of Stamp duty relating to any time period or any other related information under rule 54 of the rules without unreasonable delay,
- (c) the CRA undertakes to abide by all the terms and conditions as may be prescribed by the Appointing Authority / CCRA from time to time as to the implementation of the rules,
- (d) the CRA undertakes to remit the consolidated amount of Stamp duty collected by its offices/ branches and by its ACCs, less the amount of discount as decided in the Agreement, not later than the closing of the next working day after the day of collection of Stamp duty to “ **0030-02-103-0-01** (Stamp) Non-Judicial ”, treasury head account of the State,

- (e) The CRA undertakes that in case it fails to remit the amount of Stamp duty within the period as stipulated in rule 19 of the rules, the CRA shall be liable to pay, alongwith the collected amount of Stamp duty, an interest calculated @ 12.00 % per annum for the period of delay in day(s). Any part of a day will be treated as one day for the purpose of such calculation,
- (f) the CRA shall be responsible to furnish the information reports, as provided in rule 54 of the rules, to the CCRA and to any or all such other officers as he may direct,
- (g) the CRA undertakes that the any of its employees or the employees of its ACCs directly or indirectly will not misuse or cause to be misused the authorization to collect Stamp duty for the State by issue of e-stamp certificates,
- (h) the CRA hereby undertakes to keep the Appointing Authority/CCRA, always indemnified against all or any of the losses or any third party risk arising out of any mishandling, misconduct, negligence or any irregularity of any kind whatsoever caused by the CRA or its ACCs as provided by rule 44 of the rules.

IN WITNESS WHEREOF the CRA has executed this **Undertaking cum Indemnity Bond** on the day and year first hereinabove written.

SIGNED, SEALED AND DELIVERED
By Sri.....

In the presence of :

As Authorised Signatory for and on

(1)

Signature

Behalf of (Name of CRA)

Name

Official

Designation :

Address

(2)

Signature

Name

Official

Designation :

Address

Form 3
(See rule 20)

E-STAMPING APPLICATION FORM

ACC		ACC Id	

Application Date	/ /20	(√ Tick any one)	<input type="checkbox"/> Registrable	<input type="checkbox"/> Non- Registrable
------------------	-------	------------------	--------------------------------------	---

Document Description	Stamp duty Amount	Rs.
----------------------	-------------------	-----

Property Description		
	Consideration of Property	Rs.

First Party Details																								
Name																								
Address																								
Phone																Pin Code								

Second Party Details																										
Name.																										
Address																										
Phone																		Pin Code								

Stamp duty Payment Details				
e- Stamp certificate Purchased by				
Stamp duty Paid by	<input type="checkbox"/> 1 st Party <input type="checkbox"/> 2 nd Party (✓ Tick any one)			
Stamp duty Amount	Rs.	Type of Payment	<input type="checkbox"/> Cash <input type="checkbox"/> Cheque <input type="checkbox"/> DD <input type="checkbox"/> Pay-Order <input type="checkbox"/> ECS <input type="checkbox"/> RTGS	
Cheque/DD/Pay-order No.			Date: / / 20	
Bank Name			Branch Name	

The Information given in this form is to the best of my knowledge and is correct, complete and truly stated.

Name of the Party / Representative : _____ Sign: _____

(For Office use only)
I Verify that the Application Form is in order
USER

SUBIN	
Signature	

<u>SUPERVISOR</u>														
Certificate Number	IN													
Signature														

e-Stamp Certificate received by	Name:	Signature:
---------------------------------	-------	------------

E-STAMPING		Receipt		<i>(To be filled in by the client)</i>	
e- Stamp certificate Purchased by			Stamp duty Paid by		<input type="checkbox"/> 1 st Party <input type="checkbox"/> 2 nd Party
Stamp duty Amount		Rs.	Type of Payment	<input type="checkbox"/> Cash <input type="checkbox"/> Cheque <input type="checkbox"/> DD <input type="checkbox"/> Pay-Order <input type="checkbox"/> ECS <input type="checkbox"/> RTGS	
Cheque/DD/Pay-order No.					Date: / / 20
Bank Name				Branch Name	
Counter Signature with Date and Seal					

Note:- Once the Stamp Certificate has been generated, payment cannot be cancelled or refunded by CRA. For cancellation and refund of 'e' stamp certificate you need to get in touch with the Deputy Collector of the district at the Stamp Office authorized in this behalf.

Form 4
(See rule 26)

REQUISITION FOR ADDITIONAL STAMP DUTY
(TO BE FILLED IN BLOCK LETTERS)

☐

Registered

☐

Non- Registered

(pls tick ✓ whichever is applicable)

(for office use only)

ACC Name	ACC Code	Date and Time of application receipt	Base Certificate No.
			IN-GJ

(please refer to the instructions before filling up the form)

SECTION A: DETAILS OF DOCUMENT FOR STAMPING

Description of Document		Base Certificate Stamp duty Amount	Rs.
		Additional Stamp duty Amount	Rs.
		Additional Stamp duty paid By	

DESCRIPTION OF PROPERTY FOR WHICH ADDITIONAL STAMP DUTY IS PAID
(for registered document)[#]

SECTION B : PARTICULARS OF SELLER /TRANSFEROR/ASSIGNOR/PARTY/PARTIES[#]

Name																										
Address																										
Phone																Pin Code										

SECTION C: PARTICULARS OF PURCHASER/TRANSFeree/ASSIGNEE/PARTY/PARTIES[#]

Name																										
Address																										
Phone																Pin Code										

Kindly enter party Details of the parties appearing on the Base Certificate.

*Subject to realization of the instrument.

SECTION D: Stamp Duty PAYMENT DETAILS FOR ADDITIONAL STAMP DUTY

e-Stamp certificate Purchased by															
Stamp duty Paid by	<input type="checkbox"/> 1 st Party <input type="checkbox"/> 2 nd Party (✓ Tick any one)														
Stamp duty Amount	Rs.	Type of Payment	<input type="checkbox"/> Cash <input type="checkbox"/> Cheque <input type="checkbox"/> DD <input type="checkbox"/> Pay-Order <input type="checkbox"/> ECS <input type="checkbox"/> RTGS												
Cheque/DD/Pay-order No.											Date:	/	/	20	
Bank Name											Branch Name				

The information given in this form is to the best of my knowledge and is correct, complete and truly stated.

Name of the Party / Representative :

Signature :

Date:

✂ . . . ✂ . . . ✂ . . . ✂ . . . ✂

SUBIN

Received from: Mr./Ms/M/s	Mode of Payment	Stamp duty Amount Paid (Rs.)	Cheque /DD/PO No.	Counter Signature, Date and Stamp
.....	<input type="checkbox"/> Cash	Rs. (in figures).....	Dated	
.....	<input type="checkbox"/> Cheque	Rs. (in words).....		
.....	<input type="checkbox"/> DD	Bank	
	<input type="checkbox"/> Pay order			
	<input type="checkbox"/> ECS		Branch	
	<input type="checkbox"/> RTGS			

(See rule 35)

ACC		ACC Id.	
Application date	/ / 20		

e-stamp Certificate Number :	I	N-	G	J											
Date of Issue of the Certificate				/ / 20											

Name	
Address	
Phone	

Name	
Address	
Phone	

Details of Person Applying for Cancellation and Refund (tick the proper option)

First Party	Second Party	Authorised Representative*
-------------	--------------	----------------------------

If the Authorised Representative is applying for refund, his details *:

Name			
Address			
Phone			
He is representing – (tick)	First party	Second party	

* In case an authorised representative is presenting the refund application on behalf of the-stamp purchaser, this application must be accompanied with authorisation from the purchaser executed on a Rs. 10 non-judicial stamp paper, duly witnessed and attested by Notary Public.

Stamp Duty Payment Details

Non Judicial e-Stamp Certificate Purchased by	First Party	Second Party	
Stamp duty Amount	Rs.	Mode of Payment -	Cash/ Cheque/ D.D./ Pay order/ ECS/ RTGS
Cheque/ D.D./ Pay order No.			Date : / /20
Bank Name		Branch Name	

The information given in this application is correct, complete and truly stated

Signature of the purchaser of the certificate /

Sign. Of the Applicant

For use of the Office of the Deputy Collector of Stamps.

Report of the Stamp Clerk: (Cancellation Report from E-stamping system)
Order of the Collector regarding refund:

Signature and & Seal ,
of the Deputy Collector of the Stamps.

By Order and in the name of the Governor of Gujarat,

V. T. MANDORA,
Deputy Secretary to Government



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT,

Notification

Sachivalaya, Gandhinagar, 9th JULY, 2014.

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962

No. GHU / 2014/ (22) / GID / 102003 / 5 / G In exercise of the powers conferred under clause (a) of Sub-section (1) of Section-4 (1) (d) of Gujarat Industrial Development Act, 1962 the Government of Gujarat hereby nominates Shri P. N. Jain, Secretary Road and Building Department as a Director on the Board of Directors of the Gujarat Industrial Development Corporation as ex-Officio vice Shri S. S. Rathore with immediate effect until further orders.

By order and in the name of the Governor of Gujarat,

ANAND BIHOLA,

Under Secretary to Government,
Industries and Mines Department,



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PART IV-B

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REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th July, 2014.

BOMBAY LAND REVENUE CODE, 1879..

No. GHM /93 /2014/BKP/242014/570/K : - In exercise of the powers conferred by the second proviso to item (vi) of paragraph (b) of sub-clause (i) of clause (b) of sub-section (1) of section 65B of the Bombay Land Revenue Code, 1879. (Bom V of 1879), the Government of Gujarat hereby exempts from the fulfillments of conditions mentioned at item (vi) of paragraph (b) of sub-clause (i) of clause (b) of sub-section (1) of section-65B, the use of land by the occupants or class of occupants as specified in the Schedule herein below for the bonafide industrial purpose.

SCHEDULE

Sr. No	Name of Village, Taluka, District	Survey / Block No.	Area H.Are. C.M.	Bonafide Industrial Purpose	Occupants/ Class of occupants
1	2	3	4	5	6
1.	At. Kotambi Ta. Waghodia Dist. Vadodara.	Survey No. 811/2	2-46-86	Dexona Injection, Manufacture of Allopathic Pharmaceutical Preparation	Cadila Healthcare Limited

The above approval is subject to the following pre conditions to be full filed.

- (1) The title of the land shall be in the name of the concerned party i.e. the unit which is getting the benefit of Bonafide Industrial use.
- (2) The Collector shall be required to obtain all prior NOCs & Clearance from concerned authorities/ departments prior to grant of NA permission.
- (3) Where ever the unit is involved in the activities of dyes & chemicals or other industries which has an impact on pollution prior clearance of GPCB is a must.
- (4) The Unit shall be liable to present the final lay out the plan of the area of the operation and the activities of the production must start within the stipulated time period as laid down by the relevant provisions of the acts & rules.
- (5) In case of failure of any of the above conditions the Collector shall be competent to act under provisions of BLRC-1879 & The Bombay Tenancy and Agricultural Lands Act, 1948.

By order and in the name of the Governor of Gujarat,

JAYESH MISAN,

Under Secretary to Government.



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PART IV-B

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REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th July, 2014.

GUJARAT LAND REVENUE CODE, 1879.

No. GHM/2014/94/M/PFR/482014/745/L-1 :- In exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom.V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department No. GHM/2013/90/M/PFR/102013/139/L-1, dated the 9th September, 2013 as under, namely:-

In the said notification, in entry no. (2) relating to headquarter of Saraswati taluka for the word "Aghar", the word "Patan (Samalpati Vistar)" shall be substituted.

By order and in the name of the Governor of Gujarat,

BHARAT TRIVEDI,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th July, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/138 of 2014/TPS-112014-1880-L:- WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Ahmedabad Municipal Corporation (hereinafter referred to as "the said Authority") declared its intention of making of the Draft Town Planning Scheme No. 92 (Sarkhej-Makarba-Fatehwadi) (hereinafter referred to as "the said Draft Scheme")

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority. The said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act the, Government of Gujarat hereby:-

Refuse to sanction the said Draft Scheme.

By order and in the name of the Governor of Gujarat,

NEELA MUNSHI,
Officer on Special Duty & Ex-Officio
Deputy Secretary to Govt.

IV-B-Ex-206-1

206-1



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd July, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/73/CPI/1408/1820/K1.--In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 328 the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
328	M/s Sabero Organics Gujarat Limited (Consumer No. 37528)	Sarigam	Valsad	Unit shall be permitted to utilize 4000 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 11th July, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/139 of 2014/TPS-112013-6762-L:- WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Ahmedabad Municipal Corporation (hereinafter referred to as "the said Authority") declared its intention of making of the Draft Town Planning Scheme No. 93 (Gyaspur-Maktampur-Shahwadi-Vejalpur) (hereinafter referred to as "the said Draft Scheme").

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority. The said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act the, Government of Gujarat hereby:-

Refuse to sanction the said Draft Scheme.

By order and in the name of the Governor of Gujarat,

NEELA MUNSHI,

Officer on Special Duty & Ex-Officio

Deputy Secretary to Govt.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 11th July, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/140 of 2014/TPS-112013-5814-L:- WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Ahmedabad Municipal Corporation (hereinafter referred to as "the said Authority") declared its intention of making of the Draft Town Planning Scheme No. 84/C (Makarba) (hereinafter referred to as "the said Draft Scheme")

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority. The said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act the, Government of Gujarat hereby:-

Refuse to sanction the said Draft Scheme.

By order and in the name of the Governor of Gujarat,

NEELA MUNSHI,

Officer on Special Duty & Ex-Officio

Deputy Secretary to Govt.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 11th July, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/ 141 of 2014/TPS-112012-2881-L:- WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Ahmedabad Municipal Corporation (hereinafter referred to as "the said Authority") declared its intention of making of the Draft Town Planning Scheme No. 96 (Hansol-Saijpurbogha) (hereinafter referred to as "the said Draft Scheme")

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority. The said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act the, Government of Gujarat hereby:-

Refuse to sanction the said Draft Scheme.

By order and in the name of the Governor of Gujarat,

NEELA MUNSHI,
Officer on Special Duty & Ex-Officio
Deputy Secretary to Govt.



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PART IV-B

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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th July, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/74/CPI/2014/1013/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, after Sr. No. 461, the following shall be inserted;

Sr. No.	Name of the Unit	Village	District	Relaxation
461	M/S The Anup Engineering Limited (Consumer No. H.T.8000174)	Odhav	Ahmedabad	Unit shall be permitted to utilize 390 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H.F.GANDHARVA,

Joint Secretary to Govt.

Energy & Petrochemicals Department.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

EDUCATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th July, 2014.

The Maharaja Sayajirao University of Baroda Act, 1949.

NO.GH/SH/18/MSU/102002/5/Kh:- In exercise of the powers conferred by sub section (1) of Section 10 of the Maharaja Sayajirao University of Baroda Act, 1949, Government of Gujarat appoints **Prof. Yogesh Singh**, Professor of University School of Information Technology in Guru Gobind Singh Indraprastha University at New Delhi to be the Vice Chancellor of M. S. University, Vadodara for a term of three years with effect from the date he takes over charge.

By order and in the name of the Governor of Gujarat,

M. H. KHUMAR,
Under Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th July, 2014.

No, GHV 142/of 2014, INQ/102014/2749/P :- **WHEREAS** Two, spans of fly over bridge on Dumas Road in Surat Municipal Corporation has collapsed while under construction in the morning of 10/6/2014.

AND WHEREAS, a One Member High Level Committee has been appointed by the Government of Gujarat vide notification No. GHV 124 of 2014, INQ/102014-2749-P on 11th June, 2014.

WHEREIN it was decided to submit the said committees' report within 30 days i.e. on 11th July, 2014.

AND WHEREAS, the process of testing of various samples collected is under process, which may take few more days. It has been proposed to extend the time limit of submission of report to one more month i.e. from 11/7/2014 to 11/8/2014.

AND WHEREAS, the Government has approved the same.

NOW THEREFORE, the One Member High Level Committee may submit its report by 11th August, 2014.

By order and in the name of the Governor of Gujarat,

ASHOKSINH PARMAR,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 15th July, 2014.

No. GU-2014-75-GPC-11-2014-809-E :- Whereas it appears to the Government of Gujarat that it is necessary in the public interest that for the Transport of Natural Gas in the State of Gujarat from Village Vartej, Taluka Bhavnagar, District Bhavnagar to Village Vadva, Taluka Bhavnagar City, District Bhavnagar for Gas Pipeline Project should be laid by the Gujarat State Petronet Limited (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd. – a Government of Gujarat undertaking) Gandhinagar.

And whereas, for purpose of laying such pipelines, it is necessary to acquire the Right of User in the lands described in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in land) Act 2000, the Government of Gujarat hereby declares its intention to acquire the right of user therein.

Any person interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copies of the notification, as published in the Official Gazette of Government of Gujarat are made available to the general public object in writing with grounds to the acquisition of the right of user therein or laying of the pipelines under the land to The Competent Authority, Gujarat State Petronet Limited, GSPL Bhavan, E - 18, GIDC Electronics Estate, Nr. K - 7 Circle, Sector - 26, Gandhinagar - 382028.

SCHEDULE

State : Gujarat

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Sub-Division No.	Area			
					Hect	Are	Centiare	
1	2	3	4	5	6	7	8	
Bhavnagar	Bhavnagar	Vartej	413		00	01	69	
			397		00	04	14	
			396		00	05	12	
			19		00	05	14	
Bhavnagar	Bhavnagar	Adhevada	2	1	00	07	55	
			2	2	00	06	31	
			2	3	00	16	11	
			1		00	11	60	
			193	1	00	22	71	
			193	2	00	11	70	
			65	1	00	22	78	
			64	2	00	13	85	
Bhavnagar	Bhavnagar	Ruva	146		00	05	16	
			1	P2	00	05	64	
			2	P1	00	12	62	
			3		00	01	11	
			Cart Track - Ruva to Field		00	02	65	
			Cart Track - Ruva to Field		00	02	06	
			8	P1	00	10	49	
			8	P2	00	09	50	
			9	P1	00	13	53	
			9	P2	00	06	69	
			13	P1	00	10	74	
			13	P2	00	09	38	
			14	P2	00	11	02	
			14	P1	00	08	28	
			23		00	38	48	
			24	P1	00	09	46	
			26	1/P1	00	16	99	
			39		00	17	00	
			33		00	06	16	
			46		00	22	74	
			63	1A	00	94	46	
			45		00	24	60	
			44	1	00	00	40	
			40		00	20	86	
			28		00	02	50	
			35	2/1/1]	00	07	27
				2/1/2				
			Cart Track - Ruva to Field		00	30	77	
			35	2/2	00	08	65	

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Sub-Division No.	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Bhavnagar	Bhavnagar	Ruva (Contd.)	35	1	00	14	10
			34		00	07	08
			31	P3	00	06	63
			31	P2	00	00	40
			32		00	14	03
			31	P1	00	07	64
Bhavnagar	Bhavnagar City	Vadva	86	P3	00	15	63
			85	P1	00	16	87
			81	1P3	00	08	19
			81	1P2	00	06	02
			79	1	00	14	06
				3			
			62		00	00	40
			80	1	00	04	25
			81	2/P1	00	19	67
			82	2/P1	00	18	65
			84	2/P1	00	00	40
			83	3/P1	00	07	02
			83	2/P1	00	07	27
			83	1/P1	00	02	27

By order and in the name of the Governor of Gujarat,

PANKAJ PANCHAL,
Under Secretary to Government.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૫મી જુલાઈ, ૨૦૧૪

ક્રમાંક : જીયુ-૨૦૧૪-૭૫-જીપીસી-૧૧-૨૦૧૪-૮૦૯-ઈ.- આથી ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેર હિતમાં કુદરતી ગેસના પરિવહન માટે ભાવનગર જિલ્લાના ભાવનગર તાલુકાના વરતેજ ગામ થી ભાવનગર જિલ્લાના ભાવનગર શહેર તાલુકાના વડવા ગામ સુધી ગુજરાત સ્ટેટ પેટ્રોનેટ લિમીટેડ, (ગુજરાત સરકારના સાહસ ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લિમીટેડની ગૌણ કંપની) ગાંધીનગર દ્વારા પાઈપલાઈન નાંખવી જોઈએ તે જરૂરી જણાય છે.

અને આથી, આવી પાઈપલાઈન નાંખવાના હેતુ માટે આ જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં વપરાશકારોનો હકક સંપાદીત કરવાનું જરૂરી જણાય છે.

આથી હવે ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હકક સંપાદીત કરવા બાબત) અધિનિયમ ૨૦૦૦ ની કલમ ૩ ની પેટા કલમ (૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકાર તેમાં વપરાશકારોનો હકક સંપાદીત કરવા માટેનો ઇરાદો જાહેર કરે છે.

સદરહુ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હીત ધરાવતી કોઈપણ વ્યક્તિ ગુજરાત સરકારના રાજપત્રમાં પ્રસિધ્ધ થયેલ જાહેરનામાની નકલ સામાન્ય જનતાને ઉપલબ્ધ કરવામાં આવેલ તે તારીખથી ૩૦ (ત્રીસ) દિવસની અંદર સક્ષમ સત્તાધિકારીશ્રી, ગુજરાત સ્ટેટ પેટ્રોનેટ લિમીટેડ, જીએસપીસીએલ ભવન, ઇ - ૧૮, જીઆઈડીસી ઇલેક્ટ્રોનિક્સ એસ્ટેટ, ક-૭ની બાજુમાં, સેક્ટર-૨૬, ગાંધીનગર - ૩૮૨ ૦૨૮ ગાંધીનગરને તેમાં વપરાશકારોનો હકક સંપાદિત કરવા અંગેનો પાઈપલાઈન નાંખવા અંગેનો વાંધો કારણો સહિત લેખિતમાં રજૂ કરી શકશે.

અનુસૂચી

રાજ્ય : ગુજરાત

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે / બ્લોક નંબર	હિસ્સા નંબર	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ભાવનગર	ભાવનગર	વરતેજ	૪૧૩		૦૦	૦૧	૬૯
			૩૯૭		૦૦	૦૪	૧૪
			૩૯૬		૦૦	૦૫	૧૨
			૧૯		૦૦	૦૫	૧૪
ભાવનગર	ભાવનગર	અધેવાડા	૨	૧	૦૦	૦૭	૫૫
			૨	૨	૦૦	૦૬	૩૧
			૨	૩	૦૦	૧૬	૧૧
			૧		૦૦	૧૧	૬૦
			૧૯૩	૧	૦૦	૨૨	૭૧
			૧૯૩	૨	૦૦	૧૧	૭૦
			૬૫	૧	૦૦	૨૨	૭૮
			૬૪	૨	૦૦	૧૩	૮૫
ભાવનગર	ભાવનગર	રુવા	૧૪૬		૦૦	૦૫	૧૬
			૧	પૈકી ૨	૦૦	૦૫	૬૪
			૨	પૈકી ૧	૦૦	૧૨	૬૨
			૩		૦૦	૦૧	૧૧
			રુવા થી ખેતરાઉ ગાડા માર્ગ		૦૦	૦૨	૬૫
			રુવા થી ખેતરાઉ ગાડા માર્ગ		૦૦	૦૨	૦૬
			૮	પૈકી ૧	૦૦	૧૦	૪૯
			૮	પૈકી ૨	૦૦	૦૯	૫૦
			૯	પૈકી ૧	૦૦	૧૩	૫૩
			૯	પૈકી ૨	૦૦	૦૬	૬૯
			૧૩	પૈકી ૧	૦૦	૧૦	૭૪
			૧૩	પૈકી ૨	૦૦	૦૯	૩૮
			૧૪	પૈકી ૨	૦૦	૧૧	૦૨
			૧૪	પૈકી ૧	૦૦	૦૮	૨૮
			૨૩		૦૦	૩૮	૪૮
			૨૪	પૈકી ૧	૦૦	૦૯	૪૬
			૨૬	૧/પૈકી ૧	૦૦	૧૬	૯૯
			૩૯		૦૦	૧૭	૦૦
			૩૩		૦૦	૦૬	૧૬



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PART IV-B

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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 15th July, 2014.

No. GU-2014-76-GPC-11-2014-768-E :-Whereas it appears to the State Government of Gujarat that it is necessary in the public interest that for the transportation of natural gas in the State of Gujarat, in Villages Reldi moti, Paddhar, Lakhond, Traya, Purasar, Bhuj sim Taluka : Bhuj. Juna Katariya Taluka : Bhachau District : Kutch. for Gas pipelines project should be laid by the Gujarat State Petronet Ltd. (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd.- a Government of Gujarat Undertaking), Gandhinagar.

And, whereas for the purpose of laying such pipelines, it is necessary to acquire the right of user in the lands described in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 the Government of Gujarat hereby declares its intention to acquire the right of user therein

Any person interested in the lands described in the said Schedule may within 30 (thirty) days from the date on which the copies of the notification, as published in the Gujarat Government Gazette are made available to the general public object in writing with grounds to the acquisition of the right of user therein or laying of the pipelines under the land to the Competent Authority, Gujarat State Petronet Limited, GSPL Bhavan, E-18, GIDC Electronic Estate, Nr. K-7 Circle, Sector-26, Gandhinagar – 382 028.

SCHEDULE

State : Gujarat

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Kutch	Bhuj	Reldi Moti	31/2/P2	00	34	00
		Paddhar	659/1	00	05	80
			Cart Track	00	06	75
			47/P2	00	14	20
			83	00	03	40
			78/P1	00	02	70
		Lakhond	275/P1	00	05	90
			275/P2	00	09	20
			294/2	00	22	10
			286	00	03	80
			287/P3	00	16	80
			282	00	02	80
			309	00	11	10
			382/1	00	04	00
			377/2	00	07	75
			21/1	00	02	20
		Traya	119/P3	00	03	00
			93	00	08	70
			95	00	04	60
			102/P1	00	05	10
			137/P Travers No	00	00	20
		Purasar	72	00	04	90
			62/P1	00	12	00
			61/P2	00	17	10
		Bhuj Sim	422	00	08	40
			430/P2	00	07	90
			438/P2	00	26	60
			441	00	09	00
			443	00	07	90
			457	00	17	60
Kutch	Bhachau	Juna Katariya	863	00	23	00

By order and in the name of the Governor of Gujarat,

PANKAJ PANCHAL,
Under Secretary to Government.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૫મી જુલાઈ, ૨૦૧૪

ક્રમાંક :- જયુ-૨૦૧૪-૭૬-જીપીસી-૧૧-૨૦૧૪-૭૬૮-ઈ- ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેરહિતમાં કુદરતી ગેસના પરિવહન માટે રેલડી મોટી, પધ્ધર, લાખોદ, ત્રાયા, પુરાસર, ભુજ સીમ તાલુકો:ભુજ જુના કટારીયા તાલુકો:ભચાઉ જિલ્લો:કચ્છ. ગામોમાં ગુજરાત સ્ટેટ પેટ્રોનેટ લીમીટેડ (ગુજરાત સરકારના સાહસ ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લીમીટેડની ગૌણ કંપની) ગાંધીનગર દ્વારા પાર્શ્વલાઈન નાખવી જોઈએ તે જરૂરી જણાય છે.

અને આથી, આવી પાર્શ્વલાઈન નાખવાના હેતુ માટે આ જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનોમાંના વપરાશકારોનો હકક સંપાદિત કરવાનું જરૂરી જણાયું છે.



સત્યમેવ જયતે



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by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 15th July, 2014.

No. GU/2014 /77/GPC/11/2014/793-E.—Whereas it appears to the Government of Gujarat that it is necessary in the public interest the transport of Natural Gas in the State of Gujarat in Village from Mandali, Tundali Taluka:Mehsana Harsundal, Mudarada, Jakasan, Chalsan Taluka: Jotana District: Mehsana, Balsasan, Bamroli, Rajpura, Suvala, Dangarava, Fatehpura, Madrisana, NaniRantai, MotiRantai, Abasana, Nadishala, Dekavada, Umedpura Taluka:Detroj-Rampura Ughroj, Ughrojpur, Vitthalapur Taluka:Mandal District:Ahmedabad for Gas pipeline project should be laid by the Gujarat State Petronet Limited (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd. -a Government of Gujarat undertaking) Gandhinagar.

And whereas, for purpose of laying such pipeline, it is necessary to acquire the right of user in the lands described in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in land) Act 2000, the Government of Gujarat hereby declares its intention to acquire the right of user therein.

Any person interested in the lands described in the said Schedule may within 30 (thirty) days from the date on which the copies of the notification, as published in the Official Gazette of Government of Gujarat are made available to the general public object in writing with grounds to the acquisition of the right of user therein or laying of the pipeline under the land to The Competent Authority, Gujarat State Petronet Limited, GSPL Bhavan, E-18, GIDC Electronic Estate, Nr.K-7 Circle, Sector-26, Gandhinagar – 382 028.

Schedule

State : Gujarat

-: Schedule :-				State : Gujarat		
District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Mehsana	Mehsana	Mandali	312	00	01	30
			314/P1	00	50	50
			314/P2			
			Cart Track	00	14	75
			316	00	01	05
			315	00	15	60
			323	00	37	90
			322	00	04	15
		Tundali	139	00	21	90
			139/P1			
			138	00	00	60
			140	00	17	60
			140/P1			
			141	00	17	10
			141/P1			
			Cart Track	00	01	74
			117	00	15	50
			115	00	19	85
			114	00	00	15
			104	00	23	00
			104/P1			
			105/P	00	09	75
			106/1	00	19	00
			106/2			
			Cart Track	00	02	05
			49	00	26	15
			51	00	23	20
			42	00	02	00
			40	00	15	95
			39	00	19	60
			35	00	19	10
			34	00	00	05
			36	00	19	70
			37	00	05	30
			Cart Track	00	02	10

-: Schedule :-

State : Gujarat

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
		Tundali (Cont...)	495	00	00	45
			486	00	08	15
			487	00	11	55
			494	00	12	50
			493/P	00	12	40
			489	00	15	50
			490	00	16	10
			492	00	24	30
			491	00	24	40
			475	00	21	45
			474	00	20	50
			473	00	50	55
Mehsana	Jotana	Harsundal	370	00	18	80
			371	00	23	90
			369	00	20	05
			367	00	17	85
			366	00	15	20
			362	00	34	25
			378	00	00	25
			383	00	62	70
			406	00	07	05
			405	00	15	65
			404	00	12	20
			407	00	02	60
			408	00	11	00
			409	00	19	10
			409/P1			
			409/P2			
			420	00	19	10
			421	00	29	00
			Cart Track	00	05	20
		Mundarda	Cart Track	00	09	80
			208	00	01	20
			62	00	02	80
			202	00	48	00

-: Schedule :-

State : Gujarat

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
		Mundarda (Cont...)	Cart Track	00	02	65
			196/A	00	13	35
			196/B			
			196/K			
			196/K/P1			
			179/K	00	35	20
			179/D			
			186	00	01	15
			183/A	00	04	40
			183/B	00	17	10
			183/C	00	14	00
			184	00	00	35
			174	00	14	95
			153/A	00	06	00
			153/B	00	08	85
			Cart Track	00	03	70
			Cart Track	00	01	45
			156	00	74	00
			155	00	21	40
			145	00	00	40
			Cart Track	00	03	40
			144	00	36	95
			113	00	00	20
			114	00	16	25
			115	00	16	70
			116	00	08	70
			117	00	05	80
			118	00	07	50
			108	00	10	35
			119	00	11	10
			492	00	37	15
			493	00	01	45
			494	00	32	30
			501	00	25	20
			498	00	00	25
			499	00	06	70
			500	00	12	10

-: Schedule :-

State : Gujarat

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
		Mundarda (Cont...)	Cart Track	00	03	50
			483	00	15	75
			Cart Track	00	04	80
			484	00	06	80
			446	00	19	55
			447	00	36	85
			445	00	00	75
			448	00	32	50
			449	00	00	55
			476	00	32	20
			475	00	18	15
			474	00	00	10
			472	00	01	65
			468/A	00	05	60
			468/B	00	08	20
			467	00	20	85
			466	00	20	27
		Jakasan	130	00	27	15
			140	00	24	60
			141	00	13	20
			160	00	05	80
		Chalasan	Kotar	00	03	35
			262	00	30	45
			261	00	28	40
			Cart Track	00	01	10
			257/1	00	34	55
			257/2P			
			256/1P1	00	00	80
			256/1P2			
			256/1P3			
			256/1P4			
			256/2			
			256/3			

-: Schedule :-

State : Gujarat

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
		Chalasan (Cont...)	253/1	00	35	50
			253/2			
			253/2/P1			
			253/3			
			253/4			
			253/5			
			255	00	00	90
			254/1	00	32	85
			254/2			
			254/3			
			237/1	00	13	40
			237/2			
			244	00	13	45
			243/1	00	08	75
			243/2			
			243/3			
			238/1	00	02	00
			238/2	00	00	15
			238/3			
			239	00	14	50
			231/1	00	25	55
			231/2			
			231/3			
			230	00	10	35
			172	00	18	40
			173P	00	29	25
			170/1	00	17	90
			170/2			
			169/1	00	14	25
			169/2			
			167/1	00	00	40
			167/2			
			168	00	12	75
			164/1	00	11	65
			164/2			
			163	00	25	10
			162/1	00	11	80

-: Schedule :-				State : Gujarat		
District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
		Chalasan (Cont...)	162/2			
			161/1	00	19	85
			161/2			
			160/P1	00	15	45
			160/P2			
			159/1	00	52	25
			159/2	00	28	50
			159/3	00	02	40
			159/4	00	52	25
			156	00	18	10
Ahmedabad	Detroj-Rampura	Balsasan	174/1	00	04	55
			174/2			
			176	00	41	30
			208/1	00	11	90
			208/2A			
			208/2B			
			212/P	00	74	35
			214/P	00	28	70
			215	00	30	20
			217	00	00	50
			218/1P1	00	55	90
			218/1P2			
			218/2P			
			218/3			
			218/4			
			218/5			
			218/5P			
			218/6			
			218/6P			
			218/7P			
			218/8			
			240/1P	00	25	65
			240/2			
			240/3			
			240/4			
			240/5			
			240/6			

-: Schedule :-

State : Gujarat

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
		Balsasan (Cont...)	240/7			
			235/1	00	03	10
			235/2			
			226/1	00	25	85
			226/2			
			226/3			
			226/4			
			226/5			
			226/6			
			234/1P	00	05	60
			234/2A			
			234/2B			
			234/3			
			234/4			
			232/1	00	25	30
			232/2			
			233	00	21	35
			231/1	00	16	95
			231/2			
			231/3			
			231/4			
			231/5			
			231/6			
			231/7			
			Cart Track	00	01	75
			277/1	00	00	35
			277/2			
			284	00	43	00
			283	00	01	85
			286	00	82	50
			287/1	00	11	10
			287/2			

-: Schedule :-				State : Gujarat		
District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
		Balsasan (Cont...)	287/3			
			288/1	00	29	15
			288/2			
			288/3			
			289/1	00	00	55
			289/2			
			289/3			
		Bamroli	52 (Parts)	00	26	70
			38/1	00	21	50
			38/2			
			38/3			
			38/4			
			38/5			
			38/6			
			37	00	03	15
			39/1	00	31	10
			39/2			
			39/3			
			40/1	00	02	45
			40/2P			
			40/3			
			40/4			
			Cart Track	00	03	15
			32/1	00	23	70
			32/2			
			32/3			
			32/4			
			32/5			
			32/6			
			32/7			
			32/8			
			32/9			

-: Schedule :-

State : Gujarat

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
		Bamroli (Cont...	34	00	04	90
			33/1P	00	36	55
			33/2			
			33/3			
			33/4			
			33/5			
			33/6			
			33/7			
			33/8			
			33/9			
			33/10	00	01	70
			33/11			
			22/1			
			22/2			
			22/3	00	38	40
			22/4			
			24/1			
			24/2			
			24/3			
			24/4			
			24/5			
			24/6	00	36	00
			24/7			
			25/1			
			25/2			
			25/3	00	02	30
			25/4P			
			Cart Track	00	39	60
			13/1			
			13/2P			
			13/3	00	19	45
			11/1			
			11/2			

-: Schedule :-				State : Gujarat		
District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
		Bamroli(Cont...)	11/3			
			10/1	00	28	40
			10/2			
			10/3			
			10/4P			
			10/5			
			10/6			
			10/7			
		Rajpura	80/1	00	35	10
			80/2			
			80/3			
			80/4			
			80/5			
			81/1	00	01	25
			81/2			
			81/3			
			112/1	00	03	10
			112/2			
			112/3			
			112/4			
			112/5			
			112/6			
			112/7			
			112/8			
			112/9	00	18	95
			111/1			
			111/2			
			111/3			
			111/4	00	09	85
			110/1			
			110/2			
			110/3			
			110/4			
			110/5			
			110/6			
			110/7			
			110/8			
			110/9			
			110/10			
			110/11			

-: Schedule :-

State : Gujarat

District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
		Rajpura (Cont...)	116/1	00	38	30
			116/2			
			116/3			
			116/4			
			116/5			
			116/6			
			117	00	15	45
			117/P1			
			117/P2			
			119/1	00	16	45
			119/2			
			126/1	00	22	00
			126/2			
			126/3			
			124	00	16	50
			125/1/1	00	01	60
			125/1/2			
			125/2			
			Cart Track	00	01	40
			151/1	00	44	45
			151/2			
			151/3			
			151/4P			
			151/5			
			151/6			
			152/1	00	42	10
			152/2P			
			152/3			
			152/4			
		Suvala	75/1	00	00	60
			75/2			
		Dangarava	511	00	11	60
			510/1	00	18	10
			510/2			
			509/1	00	20	30
			509/2			
			508/1	00	23	30
			508/2			
			505/1	00	22	30
			505/2			
			505/3			

-: Schedule :-				State : Gujarat		
District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
		Dangarava (Cont...)	473/1	00	38	30
			473/2P			
			474/1	00	39	40
			474/2			
			474/3			
			475	00	23	45
			476	00	01	40
			477/1	00	19	55
			477/2			
			477/3			
			458/1	00	20	00
			458/2			
			458/3			
			458/4			
			459/1	00	19	80
			459/2P			
			456/1	00	18	45
			456/2			
			456/3			
			455	00	17	65
			454/1	00	04	60
			454/2			
			454/3			
			Cart Track	00	02	20
			440	00	28	05
			441/1	00	15	70
			441/2			
			441/3			
			441/4			
			441/5			
			442/1P	00	16	95
			442/2P			
			431/1	00	33	45
			431/2			
			431/3			
			430/1	00	15	95
			430/2			
			430/3			

-: Schedule :-				State : Gujarat		
District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
		Fatehpura	22	00	30	25
			23/P	00	00	80
			21/1	00	32	35
			21/2			
			21/3			
			20	00	21	70
			28/1	00	13	95
			28/2P			
			28/3			
			19/1	00	13	65
			19/2			
			31/1	00	17	25
			31/2			
			32	00	09	25
			34/1	00	37	30
			34/2			
			34/3P			
			34/4			
			37/P	00	17	20
			36	00	19	85
		Madrisana	287	00	04	95
			286	00	24	45
			285	00	01	60
			290	00	38	45
			292	00	30	20
			Cart Track	00	01	10
			269	00	09	65
			Cart Track	00	01	15
			268/1	00	23	05
			268/2			
			267/1	00	01	20
			267/2			
			Cart Track	00	01	45
			258/1	00	27	30
			258/2			
			258/3			

-: Schedule :-				State : Gujarat		
District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
		Madrisana (Cont...)	258/4			
			258/5			
			258/6			
			258/7			
			239/1	00	27	75
			239/2			
			239/3			
			257/1	00	12	85
			257/2			
			240/1	00	12	00
			240/2			
			254	00	16	90
			253/1	00	59	20
			253/2			
			253/3			
			253/4			
			253/5	00	46	45
			247/1			
			247/2			
			247/3	00	01	70
			248/1			
			248/2			
			248/3			
			248/4			
			248/5			
		Nani Rantai	123	00	21	70
			123/2			
			146/1	00	26	75
			146/2			
			147/1	00	49	20
			147/2			
			147/3			
		Moti Rantai	Cart Track	00	03	95
			37/1P	00	19	70
			37/2			
			37/3			

-: Schedule :-				State : Gujarat		
District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
		Abasana	51/1	00	10	50
			51/2P			
			51/3			
			49	00	20	85
			50/1	00	21	20
			50/2			
			50/3			
			50/4			
			48/1	00	14	20
			48/2			
			46/P	00	01	90
			47/P	00	38	35
			43/1	00	45	00
			43/2			
			43/2P			
			32	00	23	30
			31/1A	00	05	10
			31/1B			
			31/2A			
			31/2E			
			31/2K			
			31/2D			
			31/2F			
			31/2B			
			33	00	34	60
			30/1	00	08	40
			30/2			
			30/3			
			30/4			
			29/1	00	26	90
			29/2			
			29/3			
			29/4			
			29/5			
			29/6			
			10/1	00	19	95
			10/2			
			10/3			
			10/4			
			10/5			

-: Schedule :-				State : Gujarat		
District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
		Abasana (Cont...)	11	00	12	95
			13	00	17	05
			8/1P	00	24	55
			8/2			
			8/3			
			8/4			
			8/5			
			14	00	07	70
			285	00	12	65
			286/P	00	30	65
			287/1P	00	28	70
			287/2			
			287/3			
			Cart Track	00	03	65
			293/1	00	29	05
			293/2			
			292/P	00	21	50
			260/P	00	36	10
			254	00	28	20
			253/1A	00	30	00
			253/1B			
			252/P	00	26	10
		Nadishala	96	00	03	30
			97/P	00	46	60
			98	00	07	20
			99	00	13	95
			112	00	18	30
			111	00	01	15
			110	00	28	20
			109/P	00	26	45
			175	00	00	55
			Cart Track	00	05	55
			184	00	32	55
			183	00	00	10
			182	00	33	35
			203	00	00	65

-: Schedule :-				State : Gujarat		
District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
		Nadishala (Cont...)	204	00	23	00
			205	00	20	05
			213/P	00	13	35
			207/P	00	38	95
			Cart Track	00	03	45
			220	00	10	10
			221	00	38	80
		Dekavada	389/1	00	37	95
			389/2			
			389/3			
			389/4			
			388/1	00	22	90
			388/2			
			387	00	12	65
			385/1	00	12	90
			385/2			
			385/3			
			385/4			
			366	00	04	80
			384/1	00	33	80
			384/2			
			384/3			
			367/P	00	05	40
			383/1	00	37	50
			383/2			
			381	00	37	40
			374/1	00	43	70
			374/2			
			374/3			
			375/1	00	04	10
			375/2P			
			375/3			
			375/4			
			Cart Track	00	02	05
			357	00	49	65
			355	00	03	20
			356	00	24	45

-: Schedule :-				State : Gujarat		
District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
		Dekavada (Cont...)	354	00	36	60
			350	00	04	85
			348/P	00	37	20
			274	00	84	95
			279/P	00	11	60
			275/P	00	34	10
			273	00	44	55
		Umedpura	Cart.Track	00	02	50
			64/1	00	15	55
			64/2			
			65/1	00	43	00
			65/2			
			65/3			
			66/1	00	07	80
			66/2			
			66/3			
			63/P	00	12	20
			49	00	00	65
			50/1	00	39	60
			50/2			
			52/1	00	34	90
			52/2			
			52/3			
			52/4			
			53	00	31	65
			36/1	00	03	05
			36/2			
			35	00	23	05
			Cart.Track	00	01	35
			34	00	00	75
Ahmedabad	Mandal	Ughroj	248 (Parts)	04	27	35
			Cart Track	00	02	35
			227/1	00	11	60
			227/2			
			227/3			
			227/4			

-: Schedule :-				State : Gujarat		
District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
		Ughroj (Cont...)	228	00	18	10
			230	00	24	60
			229/1	00	08	70
			229/2			
			229/3			
			240	00	24	65
			241	00	30	00
			242	00	01	20
			Cart Track	00	04	90
			103/1	00	05	20
			103/2			
			102	00	28	70
			104	00	03	50
			101	00	08	10
			1	00	14	15
			99/1	00	01	35
			99/2			
			99/3			
			100	00	37	20
			14/P	00	21	50
			15	00	33	95
			18	00	40	80
			21 (Parts)	01	23	70
			19	00	13	30
			22	00	28	80
		Ughrojpora	174/1	00	64	20
			174/2P			
			174/3			
			Cart Track	00	01	45
			175 (Parts)	00	78	85
			168 (Parts)	00	55	45
			162	00	19	50
			160/1	00	63	45
			160/2			
			160/3			
			160/4			
			160/5			
			160/6			
			160/7			

-: Schedule :-				State : Gujarat		
District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	SqMt.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
		Ughrojpura (Cont...)	159/1	00	02	50
			159/2			
			159/3			
			159/4			
			159/5			
			159/6			
		Vitthalapur	Cart Track	00	01	40
			946	00	04	30
			949	00	11	00
			952	00	14	05
			953	00	33	65
			954P	00	15	70
			955P	00	03	30

By order and in the name of Governor of Gujarat

PANKAJ PANCHAL,
Under Secretary to Government.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તારીખ : ૧૫મી જુલાઈ, ૨૦૧૪

ક્રમાંક : જયુ-૨૦૧૪-૭૭-જીપીસી-૧૧-૨૦૧૪-૭૯૩-ઈ.આથી ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેરહિતમાં કુદરતી ગેસના પરિવહન માટે ગામ: મંડાલી, ટુંડાલી તાલુકો:મહેસાણા હરસુંડલ, મુદરડા, જાકાસણ, ચાલાસણ તાલુકો : જોટાણા જિલ્લો : મહેસાણા. બાલસાસણ, બામરોલી, રાજપુરા, સુંવાળા, ડાંગરવા, ફતેહપુરા, મદ્રીસણા, નાની રાન્તાઈ, મોટી રાન્તાઈ, અબાસણા, નદીશાળા, દેકાવાડા, ઉમેદપુરા તાલુકો:દેત્રોજ-રામપુરા ઉઘરોજ, ઉઘરોજપુરા, વિક્રલાપુર તાલુકો:માંડલ જિલ્લો : અમદાવાદ સુધી ગુજરાત સ્ટેટ પેટ્રોનેટ લીમીટેડ, (ગુજરાત સરકારના સાહસ ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લીમીટેડની ગૌણ કંપની) ગાંધીનગર દ્વારા પાઈપલાઈન નાંખવી જોઈએ તે જરૂરી જણાય છે.

અને આથી, આવી પાઈપલાઈન નાંખવાના હેતુ માટે આ જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનોમાંના વપરાશકારોનો હકક સંપાદિત કરવાનું જરૂરી જણાય છે.

આથી, હવે ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનોમાંના વપરાશકારોનો હકક સંપાદન કરવા બાબત) અધિનિયમ, ૨૦૦૦ ની કલમ - ૩ ની પેટા કલમ - (૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકાર તેમાં વપરાશકારોનો હકક સંપાદિત કરવાનો ઈરાદો હેર કરે છે.

સદરહું અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હિત ધરાવતી કોઈપણ વ્યક્તિ ગુજરાત સરકારના રાજપત્રમાં પ્રસિધ્ધ થયેલ જાહેરનામાંની નકલ સામાન્ય જનતાને ઉપલબ્ધ કરવામાં આવે તે તારીખથી ૩૦ (ત્રીસ) દિવસની અંદર સક્ષમ સત્તાધિકારી ગુજરાત સ્ટેટ પેટ્રોનેટ લી., જીએસપીસી એલ ભવન, ઈ-૧૮, ઈલેક્ટ્રોનિક્સ એસ્ટેટ, ક-૭ ની બાજુમાં સેક્ટર-૨૬, ગાંધીનગર - ૩૮૨ ૦૨૮ ગાંધીનગરને તેમાં વપરાશકારોનો હકક સંપાદિત કરવા અંગેનો અથવા પાઈપલાઈન નાંખવા અંગેનો વાંધો કારણો સહિત લેખિતમાં રજૂ કરી શકશે.

—:અનુસૂચી:—

રાજ્ય:ગુજરાત

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	એરીયા		
(૧)	(૨)	(૩)	(૪)	હેક્ટર	આરે	ચો.મી.
મહેસાણા	મહેસાણા	મંડાલી	૩૧૨	૦૦	૦૧	૩૦
			૩૧૪/પેકી૧	}	૫૦	૫૦
			૩૧૪/પેકી૨			
			ગાડા મારગ			
			૩૧૬	૦૦	૦૧	૦૫
			૩૧૫	૦૦	૧૫	૬૦
			૩૨૩	૦૦	૩૭	૮૦
			૩૨૨	૦૦	૦૪	૧૫
		દુંડાલી	૧૩૮	}	૨૧	૮૦
			૧૩૮/પેકી૧			
			૧૩૮			
			૧૪૦	}	૧૭	૬૦
			૧૪૦/પેકી૧			
			૧૪૧			
			૧૪૧/પેકી૧	}	૧૭	૧૦
			ગાડા મારગ			
			૧૧૭			
			૧૧૫	૦૦	૧૫	૫૦
			૧૧૪	૦૦	૦૦	૧૫
			૧૦૪	}	૨૩	૦૦
			૧૦૪/પેકી૧			
			૧૦૫/પેકી			
			૧૦૬/૧	}	૧૮	૦૦
			૧૦૬/૨			
			ગાડા મારગ			
			૪૮	૦૦	૨૬	૧૫
			૫૧	૦૦	૨૩	૨૦
			૪૨	૦૦	૦૨	૦૦
			૪૦	૦૦	૧૫	૮૫
			૩૮	૦૦	૧૮	૬૦
			૩૫	૦૦	૧૮	૧૦

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	એરીયા		
(૧)	(૨)	(૩)	(૪)	હેક્ટર (૫)	આરે (૬)	ચો.મી. (૭)
		ટુંડાલી (ચાલુ...	૩૪	૦૦	૦૦	૦૫
			૩૬	૦૦	૧૮	૭૦
			૩૭	૦૦	૦૫	૩૦
			ગાડા મારગ	૦૦	૦૨	૧૦
			૪૮૫	૦૦	૦૦	૪૫
			૪૮૬	૦૦	૦૮	૧૫
			૪૮૭	૦૦	૧૧	૫૫
			૪૮૮	૦૦	૧૨	૫૦
			૪૮૩/પેકી	૦૦	૧૨	૪૦
			૪૮૯	૦૦	૧૫	૫૦
			૪૯૦	૦૦	૧૬	૧૦
			૪૯૨	૦૦	૨૪	૩૦
			૪૯૧	૦૦	૨૪	૪૦
			૪૭૫	૦૦	૨૧	૪૫
			૪૭૪	૦૦	૨૦	૫૦
			૪૭૩	૦૦	૫૦	૫૫
મહેસાણા	જોટાણા	હરમુંડલ	૩૭૦	૦૦	૧૮	૮૦
			૩૭૧	૦૦	૨૩	૮૦
			૩૬૮	૦૦	૨૦	૦૫
			૩૬૭	૦૦	૧૭	૮૫
			૩૬૬	૦૦	૧૫	૨૦
			૩૬૨	૦૦	૩૪	૨૫
			૩૭૮	૦૦	૦૦	૨૫
			૩૮૩	૦૦	૬૨	૭૦
			૪૦૬	૦૦	૦૭	૦૫
			૪૦૫	૦૦	૧૫	૬૫
			૪૦૪	૦૦	૧૨	૨૦
			૪૦૭	૦૦	૦૨	૬૦
			૪૦૮	૦૦	૧૧	૦૦
			૪૦૯	૦૦	૧૮	૧૦
			૪૦૯/પેકી૧			
			૪૦૯/પેકી૨			
			૪૨૦	૦૦	૧૮	૧૦
			૪૨૧	૦૦	૨૮	૦૦
			ગાડા મારગ	૦૦	૦૫	૨૦
		મુદરડા	ગાડા મારગ	૦૦	૦૮	૮૦
			૨૦૮	૦૦	૦૧	૨૦
			૬૨	૦૦	૦૨	૮૦
			૨૦૨	૦૦	૪૮	૦૦
			ગાડા મારગ	૦૦	૦૨	૬૫

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	એરીયા		
(૧)	(૨)	(૩)	(૪)	હેક્ટર (૫)	આરે (૬)	ચો.મી. (૭)
		મુદરડા (ચાલુ...	૧૮૬/અ	૦૦	૧૩	૩૫
			૧૮૬/બ			
			૧૮૬/ક			
			૧૮૬/ક/પીકી૧			
			૧૭૮/ક	૦૦	૩૫	૨૦
			૧૭૮/ડ			
			૧૮૬	૦૦	૦૧	૧૫
			૧૮૩/અ	૦૦	૦૪	૪૦
			૧૮૩/બ	૦૦	૧૭	૧૦
			૧૮૩/ક	૦૦	૧૪	૦૦
			૧૮૪	૦૦	૦૦	૩૫
			૧૭૪	૦૦	૧૪	૮૫
			૧૫૩/અ	૦૦	૦૬	૦૦
			૧૫૩/બ	૦૦	૦૮	૮૫
			ગાડા મારગ	૦૦	૦૩	૭૦
			ગાડા મારગ	૦૦	૦૧	૪૫
			૧૫૬	૦૦	૭૪	૦૦
			૧૫૫	૦૦	૨૧	૪૦
			૧૪૫	૦૦	૦૦	૪૦
			ગાડા મારગ	૦૦	૦૩	૪૦
			૧૪૪	૦૦	૩૬	૮૫
			૧૧૩	૦૦	૦૦	૨૦
			૧૧૪	૦૦	૧૬	૨૫
			૧૧૫	૦૦	૧૬	૭૦
			૧૧૬	૦૦	૦૮	૭૦
			૧૧૭	૦૦	૦૫	૮૦
			૧૧૮	૦૦	૦૭	૫૦
			૧૦૮	૦૦	૧૦	૩૫
			૧૧૮	૦૦	૧૧	૧૦
			૪૮૨	૦૦	૩૭	૧૫
			૪૮૩	૦૦	૦૧	૪૫
			૪૮૪	૦૦	૩૨	૩૦
			૫૦૧	૦૦	૨૫	૨૦
			૪૮૮	૦૦	૦૦	૨૫
			૪૮૮	૦૦	૦૬	૭૦
			૫૦૦	૦૦	૧૨	૧૦
			ગાડા મારગ	૦૦	૦૩	૫૦
			૪૮૩	૦૦	૧૫	૭૫
			ગાડા મારગ	૦૦	૦૪	૮૦
			૪૮૪	૦૦	૦૬	૮૦
			૪૪૬	૦૦	૧૮	૫૫

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	એરીયા		
(૧)	(૨)	(૩)	(૪)	હેક્ટર (૫)	આરે (૬)	ચો.મી. (૭)
		મુદરડા (ચાલુ...	૪૪૭	૦૦	૩૬	૮૫
			૪૪૫	૦૦	૦૦	૭૫
			૪૪૮	૦૦	૩૨	૫૦
			૪૪૮	૦૦	૦૦	૫૫
			૪૭૬	૦૦	૩૨	૨૦
			૪૭૫	૦૦	૧૮	૧૫
			૪૭૪	૦૦	૦૦	૧૦
			૪૭૨	૦૦	૦૧	૬૫
			૪૬૮/અ	૦૦	૦૫	૬૦
			૪૬૮/ભ	૦૦	૦૮	૨૦
			૪૬૭	૦૦	૨૦	૮૫
			૪૬૬	૦૦	૨૦	૨૭
		જાકાસણ	૧૩૦	૦૦	૨૭	૧૫
			૧૪૦	૦૦	૨૪	૬૦
			૧૪૧	૦૦	૧૩	૨૦
			૧૬૦	૦૦	૦૫	૮૦
		ચાલાસણ	કોતર	૦૦	૦૩	૩૫
			૨૬૨	૦૦	૩૦	૪૫
			૨૬૧	૦૦	૨૮	૪૦
			ગાડા મારગ	૦૦	૦૧	૧૦
			૨૫૭/૧	૦૦	૩૪	૫૫
			૨૫૭/૨પેકી			
			૨૫૬/૧પેકી૧	૦૦	૦૦	૮૦
			૨૫૬/૧પેકી૨			
			૨૫૬/૧પેકી૩			
			૨૫૬/૧પેકી૪			
			૨૫૬/૨			
			૨૫૬/૩	૦૦	૩૫	૫૦
			૨૫૩/૧			
			૨૫૩/૨			
			૨૫૩/૨/પેકી૧			
			૨૫૩/૩			
			૨૫૩/૪	૦૦	૦૦	૮૦
			૨૫૩/૫			
			૨૫૫	૦૦	૦૦	૮૦
			૨૫૪/૧	૦૦	૩૨	૮૫
			૨૫૪/૨			
			૨૫૪/૩			
			૨૩૭/૧	૦૦	૧૩	૪૦
			૨૩૭/૨			
			૨૪૪	૦૦	૧૩	૪૫

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	એરીયા		
(૧)	(૨)	(૩)	(૪)	હેક્ટર (૫)	આરે (૬)	ચો.મી. (૭)
		ચાલાસણ	૨૪૩/૧	૦૦	૦૮	૭૫
		(ચાલુ...	૨૪૩/૨			
			૨૪૩/૩			
			૨૩૮/૧	૦૦	૦૨	૦૦
			૨૩૮/૨	૦૦	૦૦	૧૫
			૨૩૮/૩			
			૨૩૮	૦૦	૧૪	૫૦
			૨૩૧/૧	૦૦	૨૫	૫૫
			૨૩૧/૨			
			૨૩૧/૩			
			૨૩૦	૦૦	૧૦	૩૫
			૧૭૨	૦૦	૧૮	૪૦
			૧૭૩ પેકી	૦૦	૨૮	૨૫
			૧૭૦/૧	૦૦	૧૭	૮૦
			૧૭૦/૨			
			૧૬૮/૧	૦૦	૧૪	૨૫
			૧૬૮/૨			
			૧૬૭/૧	૦૦	૦૦	૪૦
			૧૬૭/૨			
			૧૬૮	૦૦	૧૨	૭૫
			૧૬૪/૧	૦૦	૧૧	૬૫
			૧૬૪/૨			
			૧૬૩	૦૦	૨૫	૧૦
			૧૬૨/૧	૦૦	૧૧	૮૦
			૧૬૨/૨			
			૧૬૧/૧	૦૦	૧૮	૮૫
			૧૬૧/૨			
			૧૬૦ પેકી ૧	૦૦	૧૫	૪૫
			૧૬૦ પેકી ૨			
			૧૫૮/૧	૦૦	૫૨	૨૫
			૧૫૮/૨	૦૦	૨૮	૫૦
			૧૫૮/૩	૦૦	૦૨	૪૦
			૧૫૮/૪	૦૦	૫૨	૨૫
			૧૫૬	૦૦	૧૮	૧૦
અમદાવાદ	દેત્રોજ-રામપુરા	બાલસાસણ	૧૭૪/૧	૦૦	૦૪	૫૫
			૧૭૪/૨			
			૧૭૬	૦૦	૪૧	૩૦
			૨૦૮/૧	૦૦	૧૧	૮૦
			૨૦૮/૨અ			
			૨૦૮/૨બ			
			૨૧૨ પેકી	૦૦	૭૪	૩૫
			૨૧૪ પેકી	૦૦	૨૮	૭૦

જાલો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	એરીયા		
(૧)	(૨)	(૩)	(૪)	હેક્ટર	આરે	ચો.મી.
(૧)	(૨)	(૩)	(૪)	(૫)	(૬)	(૭)
		બાલસાસણ	૨૧૫	૦૦	૩૦	૨૦
		(ચાલુ...	૨૧૭	૦૦	૦૦	૫૦
			૨૧૮/૧પૈકી૧	૦૦	૫૫	૮૦
			૨૧૮/૧પૈકી૨			
			૨૧૮/૨પૈકી			
			૨૧૮/૩			
			૨૧૮/૪			
			૨૧૮/૫			
			૨૧૮/૫પૈકી			
			૨૧૮/૬			
			૨૧૮/૬પૈકી			
			૨૧૮/૭પૈકી			
			૨૧૮/૮	૦૦	૨૫	૬૫
			૨૪૦/૧પૈકી			
			૨૪૦/૨			
			૨૪૦/૩			
			૨૪૦/૪			
			૨૪૦/૫			
			૨૪૦/૬	૦૦	૦૩	૧૦
			૨૪૦/૭			
			૨૩૫/૧			
			૨૩૫/૨	૦૦	૨૫	૮૫
			૨૨૬/૧			
			૨૨૬/૨			
			૨૨૬/૩			
			૨૨૬/૪			
			૨૨૬/૫			
			૨૨૬/૬	૦૦	૦૫	૬૦
			૨૩૪/૧પૈકી			
			૨૩૪/૨અ			
			૨૩૪/૨બ			
			૨૩૪/૩			
			૨૩૪/૪	૦૦	૨૫	૩૦
			૨૩૨/૧			
			૨૩૨/૨			

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	એરીયા		
(૧)	(૨)	(૩)	(૪)	હેક્ટર (૫)	આરે (૬)	ચો.મી. (૭)
		બાલસારાણ	૨૩૩	૦૦	૨૧	૩૫
		(ચાલુ...	૨૩૧/૧	૦૦	૧૬	૮૫
			૨૩૧/૨			
			૨૩૧/૩			
			૨૩૧/૪			
			૨૩૧/૫			
			૨૩૧/૬			
			૨૩૧/૭			
			ગાડા મારગ	૦૦	૦૧	૭૫
			૨૭૭/૧	૦૦	૦૦	૩૫
			૨૭૭/૨			
			૨૮૪	૦૦	૪૩	૦૦
			૨૮૩	૦૦	૦૧	૮૫
			૨૮૬	૦૦	૮૨	૫૦
			૨૮૭/૧	૦૦	૧૧	૧૦
			૨૮૭/૨			
			૨૮૭/૩			
			૨૮૮/૧	૦૦	૨૮	૧૫
			૨૮૮/૨			
			૨૮૮/૩			
			૨૮૮/૧	૦૦	૦૦	૫૫
			૨૮૮/૨			
			૨૮૮/૩			
		બામરોલી	૫૨ (પાર્ટસ)	૦૦	૨૬	૭૦
			૩૮/૧	૦૦	૨૧	૫૦
			૩૮/૨			
			૩૮/૩			
			૩૮/૪			
			૩૮/૫			
			૩૮/૬			
			૩૭	૦૦	૦૩	૧૫
			૩૮/૧	૦૦	૩૧	૧૦
			૩૮/૨			
			૩૮/૩			
			૪૦/૧	૦૦	૦૨	૪૫
			૪૦/૨ પેકી			
			૪૦/૩			
			૪૦/૪			

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	એરીયા		
(૧)	(૨)	(૩)	(૪)	હેક્ટર (૫)	આરે (૬)	ચો.મી. (૭)
		બામરોલી	ગાડા મારગ	૦૦	૦૩	૧૫
		(ચાલુ...	૩૨/૧	૦૦	૨૩	૭૦
			૩૨/૨			
			૩૨/૩			
			૩૨/૪			
			૩૨/૫			
			૩૨/૬			
			૩૨/૭			
			૩૨/૮			
			૩૨/૯			
			૩૪	૦૦	૦૪	૯૦
			૩૩/૧પૈકી	૦૦	૩૬	૫૫
			૩૩/૨			
			૩૩/૩			
			૩૩/૪			
			૩૩/૫			
			૩૩/૬			
			૩૩/૭			
			૩૩/૮			
			૩૩/૯			
			૩૩/૧૦			
			૩૩/૧૧			
			૨૨/૧	૦૦	૦૧	૭૦
			૨૨/૨			
			૨૨/૩			
			૨૨/૪			
			૨૪/૧	૦૦	૩૮	૪૦
			૨૪/૨			
			૨૪/૩			
			૨૪/૪			
			૨૪/૫			
			૨૪/૬			
			૨૪/૭			
			૨૫/૧	૦૦	૩૬	૦૦
			૨૫/૨			
			૨૫/૩			
			૨૫/૪પૈકી			
			ગાડા મારગ	૦૦	૦૨	૩૦
			૧૩/૧	૦૦	૩૮	૬૦
			૧૩/૨પૈકી			
			૧૩/૩			

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	એરીયા		
(૧)	(૨)	(૩)	(૪)	હેક્ટર (૫)	આરે (૬)	ચો.મી. (૭)
		બામરોલી	૧૧/૧	૦૦	૧૮	૪૫
		(ચાલુ...	૧૧/૨			
			૧૧/૩			
			૧૦/૧	૦૦	૨૮	૪૦
			૧૦/૨			
			૧૦/૩			
			૧૦/૪૫૬૭			
			૧૦/૫			
			૧૦/૬			
			૧૦/૭	૦૦	૩૫	૧૦
		રાજપુરા	૮૦/૧			
			૮૦/૨			
			૮૦/૩			
			૮૦/૪			
			૮૦/૫	૦૦	૦૧	૨૫
			૮૧/૧			
			૮૧/૨			
			૮૧/૩	૦૦	૦૩	૧૦
			૧૧૨/૧			
			૧૧૨/૨			
			૧૧૨/૩			
			૧૧૨/૪			
			૧૧૨/૫			
			૧૧૨/૬			
			૧૧૨/૭			
			૧૧૨/૮	૦૦	૧૮	૮૫
			૧૧૧/૧			
			૧૧૧/૨			
			૧૧૧/૩			
			૧૧૧/૪	૦૦	૦૮	૮૫
			૧૧૦/૧			
			૧૧૦/૨			
			૧૧૦/૩			
			૧૧૦/૪			
			૧૧૦/૫			
			૧૧૦/૬			
			૧૧૦/૭			
			૧૧૦/૮			
			૧૧૦/૯			
			૧૧૦/૧૦			
			૧૧૦/૧૧			

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	એરીયા		
(૧)	(૨)	(૩)	(૪)	હેક્ટર (૫)	આરે (૬)	ચો.મી. (૭)
		રાજપુરા	૧૧૬/૧	૦૦	૩૮	૩૦
		(ચાલુ...	૧૧૬/૨			
			૧૧૬/૩			
			૧૧૬/૪			
			૧૧૬/૫			
			૧૧૬/૬	૦૦	૧૫	૪૫
			૧૧૭			
			૧૧૭/પેકી૧			
			૧૧૭/પેકી૨	૦૦	૧૬	૪૫
			૧૧૮/૧			
			૧૧૮/૨	૦૦	૨૨	૦૦
			૧૨૬/૧			
			૧૨૬/૨			
			૧૨૬/૩	૦૦	૧૬	૫૦
			૧૨૪			
			૧૨૫/૧/૧			
			૧૨૫/૧/૨	૦૦	૦૧	૬૦
			૧૨૫/૨			
			ગાડા મારગ	૦૦	૪૪	૪૫
			૧૫૧/૧			
			૧૫૧/૨			
			૧૫૧/૩			
			૧૫૧/૪પેકી			
			૧૫૧/૫			
			૧૫૧/૬	૦૦	૪૨	૧૦
			૧૫૨/૧			
			૧૫૨/૨પેકી			
			૧૫૨/૩			
			૧૫૨/૪	૦૦	૦૦	૬૦
		ચુંવાળા	૭૫/૧			
			૭૫/૨	૦૦	૧૧	૬૦
		કાંગરવા	૫૧૧			
			૫૧૦/૧	૦૦	૧૮	૧૦
			૫૧૦/૨			
			૫૦૮/૧	૦૦	૨૦	૩૦
			૫૦૮/૨			
			૫૦૮/૧	૦૦	૨૩	૩૦
			૫૦૮/૨			
			૫૦૫/૧	૦૦	૨૨	૩૦
			૫૦૫/૨			
			૫૦૫/૩			
			૪૭૩/૧	૦૦	૩૮	૩૦
			૪૭૩/૨પેકી			

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	ઝેરીયા		
(૧)	(૨)	(૩)	(૪)	હેક્ટર (૫)	આરે (૬)	ચો.મી. (૭)
		ડાંગરવા	૪૭૪/૧	૦૦	૩૮	૪૦
		(ચાલુ...	૪૭૪/૨			
			૪૭૪/૩			
			૪૭૫	૦૦	૨૩	૪૫
			૪૭૬	૦૦	૦૧	૪૦
			૪૭૭/૧	૦૦	૧૮	૫૫
			૪૭૭/૨			
			૪૭૭/૩			
			૪૫૮/૧	૦૦	૨૦	૦૦
			૪૫૮/૨			
			૪૫૮/૩			
			૪૫૮/૪	૦૦	૧૮	૮૦
			૪૫૮/૧			
			૪૫૮/૨પૈકી			
			૪૫૬/૧	૦૦	૧૮	૪૫
			૪૫૬/૨			
			૪૫૬/૩			
			૪૫૫	૦૦	૧૭	૬૫
			૪૫૪/૧	૦૦	૦૪	૬૦
			૪૫૪/૨			
			૪૫૪/૩			
			ગાડા મારગ	૦૦	૦૨	૨૦
			૪૪૦	૦૦	૨૮	૦૫
			૪૪૧/૧	૦૦	૧૫	૭૦
			૪૪૧/૨			
			૪૪૧/૩			
			૪૪૧/૪	૦૦	૧૬	૮૫
			૪૪૧/૫			
			૪૪૨/૧પૈકી			
			૪૪૨/૨પૈકી	૦૦	૩૩	૪૫
			૪૩૧/૧			
			૪૩૧/૨			
			૪૩૧/૩	૦૦	૧૫	૮૫
			૪૩૦/૧			
			૪૩૦/૨			
			૪૩૦/૩	૦૦	૩૦	૨૫
		ફતેપુરા	૨૨			
			૨૩/પૈકી	૦૦	૦૦	૮૦
			૨૧/૧	૦૦	૩૨	૩૫
			૨૧/૨			
			૨૧/૩			
			૨૦	૦૦	૨૧	૭૦
			૨૮/૧	૦૦	૧૩	૮૫
			૨૮/૨પૈકી			
			૨૮/૩			

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	એરીયા		
(૧)	(૨)	(૩)	(૪)	હેક્ટર (૫)	આરે (૬)	ચો.મી. (૭)
		ફતેપુરા	૧૮/૧	૦૦	૧૩	૬૫
		(ચાલુ...	૧૮/૨			
			૩૧/૧	૦૦	૧૭	૨૫
			૩૧/૨			
			૩૨	૦૦	૦૮	૨૫
			૩૪/૧	૦૦	૩૭	૩૦
			૩૪/૨			
			૩૪/૩ પેકી			
			૩૪/૪			
			૩૭/૫ પેકી	૦૦	૧૭	૨૦
			૩૬	૦૦	૧૮	૮૫
		મદ્રીસણા	૨૮૭	૦૦	૦૪	૮૫
			૨૮૬	૦૦	૨૪	૪૫
			૨૮૫	૦૦	૦૧	૬૦
			૨૮૦	૦૦	૩૮	૪૫
			૨૮૨	૦૦	૩૦	૨૦
			ગાડા મારગ	૦૦	૦૧	૧૦
			૨૬૮	૦૦	૦૮	૬૫
			ગાડા મારગ	૦૦	૦૧	૧૫
			૨૬૮/૧	૦૦	૨૩	૦૫
			૨૬૮/૨			
			૨૬૭/૧	૦૦	૦૧	૨૦
			૨૬૭/૨			
			ગાડા મારગ	૦૦	૦૧	૪૫
			૨૫૮/૧	૦૦	૨૭	૩૦
			૨૫૮/૨			
			૨૫૮/૩			
			૨૫૮/૪			
			૨૫૮/૫			
			૨૫૮/૬			
			૨૫૮/૭			
			૨૩૮/૧	૦૦	૨૭	૭૫
			૨૩૮/૨			
			૨૩૮/૩			
			૨૫૭/૧	૦૦	૧૨	૮૫
			૨૫૭/૨			
			૨૪૦/૧	૦૦	૧૨	૦૦
			૨૪૦/૨			
			૨૫૪	૦૦	૧૬	૮૦
			૨૫૩/૧	૦૦	૫૮	૨૦
			૨૫૩/૨			
			૨૫૩/૩			
			૨૫૩/૪			
			૨૫૩/૫			

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	ઘેરીયા		
(૧)	(૨)	(૩)	(૪)	હેક્ટર (૫)	આરે (૬)	ચો.મી. (૭)
		મદ્રીસણા (ચાલુ...	૨૪૭/૧	૦૦	૪૬	૪૫
			૨૪૭/૨			
			૨૪૭/૩			
			૨૪૮/૧	૦૦	૦૧	૭૦
			૨૪૮/૨			
			૨૪૮/૩			
			૨૪૮/૪			
			૨૪૮/૫	૦૦	૨૧	૭૦
		નાની રાન્તાઈ	૧૨૩			
			૧૨૩/૨			
			૧૪૬/૧	૦૦	૨૬	૭૫
			૧૪૬/૨			
			૧૪૭/૧	૦૦	૪૮	૨૦
			૧૪૭/૨			
			૧૪૭/૩			
		મોટી રાન્તાઈ	ગાડા મારગ	૦૦	૦૩	૮૫
			૩૭/૧ પેકી	૦૦	૧૮	૭૦
			૩૭/૨			
			૩૭/૩			
		અબાસણા	૫૧/૧	૦૦	૧૦	૫૦
			૫૧/૨ પેકી			
			૫૧/૩			
			૪૮	૦૦	૨૦	૮૫
			૫૦/૧	૦૦	૨૧	૨૦
			૫૦/૨			
			૫૦/૩			
			૫૦/૪			
			૪૮/૧	૦૦	૧૪	૨૦
			૪૮/૨			
			૪૬/૧ પેકી	૦૦	૦૧	૮૦
			૪૭/૧ પેકી	૦૦	૩૮	૩૫
			૪૩/૧	૦૦	૪૫	૦૦
			૪૩/૨			
			૪૩/૨ પેકી			
			૩૨	૦૦	૨૩	૩૦
			૩૧/૧અ	૦૦	૦૫	૧૦
			૩૧/૧બ			
			૩૧/૨અ			
			૩૧/૨ઈ			
			૩૧/૨ક			
			૩૧/૨ડ			
			૩૧/૨ફ			
			૩૧/૨બ	૦૦	૩૪	૬૦
			૩૩			

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	એરીયા		
(૧)	(૨)	(૩)	(૪)	હેક્ટર (૫)	આરે (૬)	ચો.મી. (૭)
		અબાસજી	૩૦/૧	૦૦	૦૮	૪૦
		(ચાલુ...	૩૦/૨			
			૩૦/૩			
			૩૦/૪			
			૨૯/૧	૦૦	૨૬	૯૦
			૨૯/૨			
			૨૯/૩			
			૨૯/૪			
			૨૯/૫			
			૨૯/૬	૦૦	૧૮	૮૫
			૧૦/૧			
			૧૦/૨			
			૧૦/૩			
			૧૦/૪			
			૧૦/૫	૦૦	૧૨	૮૫
			૧૧			
			૧૩	૦૦	૧૭	૦૫
			૮/૧ પેકી	૦૦	૨૪	૫૫
			૮/૨			
			૮/૩			
			૮/૪			
			૮/૫			
			૧૪	૦૦	૦૭	૭૦
			૨૮૫	૦૦	૧૨	૬૫
			૨૮૬ પેકી	૦૦	૩૦	૬૫
			૨૮૭/૧ પેકી	૦૦	૨૮	૭૦
			૨૮૭/૨			
			૨૮૭/૩			
			ગાડા મારગ	૦૦	૦૩	૬૫
			૨૮૩/૧	૦૦	૨૮	૦૫
			૨૮૩/૨			
			૨૮૨ પેકી	૦૦	૨૧	૫૦
			૨૬૦ પેકી	૦૦	૩૬	૧૦
			૨૫૪	૦૦	૨૮	૨૦
			૨૫૩/૧અ	૦૦	૩૦	૦૦
			૨૫૩/૧બ			
			૨૫૨ પેકી	૦૦	૨૬	૧૦
		નદીશાળા	૮૬	૦૦	૦૩	૩૦
			૮૭ પેકી	૦૦	૪૬	૬૦
			૮૮	૦૦	૦૭	૨૦
			૮૯	૦૦	૧૩	૮૫
			૧૧૨	૦૦	૧૮	૩૦
			૧૧૧	૦૦	૦૧	૧૫

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	એરીયા		
(૧)	(૨)	(૩)	(૪)	હેક્ટર	આરે	ચો.મી.
(૧)	(૨)	(૩)	(૪)	(૫)	(૬)	(૭)
		નદીશાળા	૧૧૦	૦૦	૨૮	૨૦
		(ચાલુ...	૧૦૮/પેકી	૦૦	૨૬	૪૫
			૧૭૫	૦૦	૦૦	૫૫
			ગાડા મારગ	૦૦	૦૫	૫૫
			૧૮૪	૦૦	૩૨	૫૫
			૧૮૩	૦૦	૦૦	૧૦
			૧૮૨	૦૦	૩૩	૩૫
			૨૦૩	૦૦	૦૦	૬૫
			૨૦૪	૦૦	૨૩	૦૦
			૨૦૫	૦૦	૨૦	૦૫
			૨૧૩/પેકી	૦૦	૧૩	૩૫
			૨૦૭/પેકી	૦૦	૩૮	૮૫
			ગાડા મારગ	૦૦	૦૩	૪૫
			૨૨૦	૦૦	૧૦	૧૦
			૨૨૧	૦૦	૩૮	૮૦
		દેકાવાડા	૩૮૮/૧	૦૦	૩૭	૮૫
			૩૮૮/૨			
			૩૮૮/૩			
			૩૮૮/૪			
			૩૮૮/૧	૦૦	૨૨	૮૦
			૩૮૮/૨			
			૩૮૭	૦૦	૧૨	૬૫
			૩૮૫/૧	૦૦	૧૨	૮૦
			૩૮૫/૨			
			૩૮૫/૩			
			૩૮૫/૪			
			૩૬૬	૦૦	૦૪	૮૦
			૩૮૪/૧	૦૦	૩૩	૮૦
			૩૮૪/૨			
			૩૮૪/૩			
			૩૬૭/પેકી	૦૦	૦૫	૪૦
			૩૮૩/૧	૦૦	૩૭	૫૦
			૩૮૩/૨			
			૩૮૧	૦૦	૩૭	૪૦
			૩૭૪/૧	૦૦	૪૩	૭૦
			૩૭૪/૨			
			૩૭૪/૩			
			૩૭૫/૧	૦૦	૦૪	૧૦
			૩૭૫/૨પેકી			
			૩૭૫/૩			
			૩૭૫/૪			
			ગાડા મારગ	૦૦	૦૨	૦૫
			૩૫૭	૦૦	૪૮	૬૫

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	એરીયા		
(૧)	(૨)	(૩)	(૪)	હેક્ટર (૫)	આરે (૬)	ચો.મી. (૭)
		દેકાવાડા	૩૫૫	૦૦	૦૩	૨૦
		(ચાલુ...	૩૫૬	૦૦	૨૪	૪૫
			૩૫૪	૦૦	૩૬	૬૦
			૩૫૦	૦૦	૦૪	૮૫
			૩૪૮/પેકી	૦૦	૩૭	૨૦
			૨૭૪	૦૦	૮૪	૮૫
			૨૭૮/પેકી	૦૦	૧૧	૬૦
			૨૭૫/પેકી	૦૦	૩૪	૧૦
			૨૭૩	૦૦	૪૪	૫૫
		ઉમેદપુરા	ગાડા મારગ	૦૦	૦૨	૫૦
			૬૪/૧	૦૦	૧૫	૫૫
			૬૪/૨			
			૬૫/૧	૦૦	૪૩	૦૦
			૬૫/૨			
			૬૫/૩			
			૬૬/૧	૦૦	૦૭	૮૦
			૬૬/૨			
			૬૬/૩			
			૬૩/પેકી	૦૦	૧૨	૨૦
			૪૮	૦૦	૦૦	૬૫
			૫૦/૧	૦૦	૩૮	૬૦
			૫૦/૨			
			૫૨/૧	૦૦	૩૪	૮૦
			૫૨/૨			
			૫૨/૩			
			૫૨/૪			
			૫૩	૦૦	૩૧	૬૫
			૩૬/૧	૦૦	૦૩	૦૫
			૩૬/૨			
			૩૫	૦૦	૨૩	૦૫
			ગાડા મારગ	૦૦	૦૧	૩૫
			૩૪	૦૦	૦૦	૭૫
અમદાવાદ	માંડલ	ઉધરોજ	૨૪૮ (પાર્ટસ)	૦૪	૨૭	૩૫
			ગાડા મારગ	૦૦	૦૨	૩૫
			૨૨૭/૧	૦૦	૧૧	૬૦
			૨૨૭/૨			
			૨૨૭/૩			
			૨૨૭/૪			
			૨૨૮	૦૦	૧૮	૧૦
			૨૩૦	૦૦	૨૪	૬૦
			૨૨૮/૧	૦૦	૦૮	૭૦
			૨૨૮/૨			
			૨૨૮/૩			

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	ઝેરીયા		
(૧)	(૨)	(૩)	(૪)	હેક્ટર (૫)	આરે (૬)	ચો.મી. (૭)
		ઉધરોજ (ચાલુ...	૨૪૦	૦૦	૨૪	૬૫
			૨૪૧	૦૦	૩૦	૦૦
			૨૪૨	૦૦	૦૧	૨૦
			ગાડા મારગ	૦૦	૦૪	૮૦
			૧૦૩/૧	૦૦	૦૫	૨૦
			૧૦૩/૨			
			૧૦૨			
			૧૦૪	૦૦	૦૩	૫૦
			૧૦૧	૦૦	૦૮	૧૦
			૧	૦૦	૧૪	૧૫
			૮૮/૧	૦૦	૦૧	૩૫
			૮૮/૨			
			૮૮/૩			
			૧૦૦	૦૦	૩૭	૨૦
			૧૪/પેકી	૦૦	૨૧	૫૦
			૧૫	૦૦	૩૩	૮૫
			૧૮	૦૦	૪૦	૮૦
			૨૧ (પાર્ટસ)	૦૧	૨૩	૭૦
			૧૮	૦૦	૧૩	૩૦
			૨૨	૦૦	૨૮	૮૦
		ઉધરોજપુરા	૧૭૪/૧	૦૦	૬૪	૨૦
			૧૭૪/૨પેકી			
			૧૭૪/૩			
			ગાડા મારગ	૦૦	૦૧	૪૫
			૧૭૫ (પાર્ટસ)	૦૦	૭૮	૮૫
			૧૬૮ (પાર્ટસ)	૦૦	૫૫	૪૫
			૧૬૨	૦૦	૧૮	૫૦
			૧૬૦/૧	૦૦	૬૩	૪૫
			૧૬૦/૨			
			૧૬૦/૩			
			૧૬૦/૪			
			૧૬૦/૫			
			૧૬૦/૬			
			૧૬૦/૭	૦૦	૦૨	૫૦
			૧૫૮/૧			
			૧૫૮/૨			
			૧૫૮/૩			
			૧૫૮/૪			
			૧૫૮/૫			
			૧૫૮/૬			

જિલ્લો	તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	એરીયા		
(૧)	(૨)	(૩)	(૪)	હેક્ટર (૫)	આરે (૬)	ચો.મી. (૭)
		વિકલાપુર	ગાડા મારગ	૦૦	૦૧	૪૦
			૯૪૬	૦૦	૦૪	૩૦
			૯૪૮	૦૦	૧૧	૦૦
			૯૫૨	૦૦	૧૪	૦૫
			૯૫૩	૦૦	૩૩	૬૫
			૯૫૪પૈકી	૦૦	૧૫	૭૦
			૯૫૫પૈકી	૦૦	૦૩	૩૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,
 પંકજ પંચાલ,
 સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



सत्यमेव जयते

The Gujarat Government Gazette

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts**

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 15th July, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No.GH/V/143 of 2014/TPS-112012-2614-L.-WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.3 (Sanand) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme;

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

1. Allot final plots in their original plots or in the near vicinity as far as possible.
2. Deduct the Govt. lands as well as private lands at par, with the average deduction.
3. Allot the separate original plot/final plot for State Govt. lands as per revenue records.
4. Estimate and include cost of scheme borne by appropriate Authority, under section 52(1)(iv), 77(1)(b) and 77(1)(g) of the said Act as well as determine the period within which the works provided in the scheme shall be completed by the appropriate authority.

5. Allot the separate original plot/final plot for excess lands declare under U.L.C. Act.
6. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation. (Final Plot No.90)
7. Correct form F, relevant maps and other matters.
8. Decide the ownerships, area and tenure as per the revenue records.
9. Verify the authenticity of buildings and layout and thereafter include them in the relevant maps.
10. Increase the area for SEWSHS up to 5% of the Scheme area.
11. Provide approach to final plot allotted to the appropriate authority, from road having such width so that the development is available as per GDCR.
12. Maintain tanks and water bodies and give an approach to the water bodies.
13. As far as possible, reconstitute original plots in such a manner so that the telephone line, gas line or electricity line does not affect the final plots.
14. Decide the permissible uses in the final plots allotted for the Public Purpose in the consultation with the appropriate authority.
15. Rectify the form-f to correctly indicate the ownership records on the basis of relevant documents. (Case No.32, 23/4, 53)
16. Specify remarks in the remarks column for the approach which is available from the outside the scheme area.
17. Ensure that each final plot is given a separate number.
18. Specify the width of roads in the relevant plans.
19. Allot final plot numbers in consecutive sequence and also maintain continuity of all final plot numbers.
20. Decide the value of original plots, after collecting relevant sales of preceding 5 years from the date of declaration of intention.
21. Ensure that the use of final plot allotted to appropriate authority is accordance with the zone (Final Plot No. 84, 91, 88, 86,100, 95 and 102)
22. Propose new 18 mtr wide road between northern side of final plot no.26 and Viramgam Highway in such a manner, so that, the final plot no. 104 (SEWSH) shall be in regular shape.
23. Consider, the representation made by the owners of the land bearing R.S.No. 114/3 and 114 and R.S.No.14/2,15/2 with respect to road and area, as per law.
24. Consider, the representation made by the owners of the land bearing survey no.109/9 paiki 1 and 2 with respect to area of allotted final plot, as per law.
25. Decide the width and alignment of 60 mtr wide road passing through the scheme in accordance with the development plan proposals in consultation with the appropriate authority.

By order and in the name of the Governor of Gujarat,

NEELA MUNSHI,

Officer on Special Duty and Ex-Officio
Deputy Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 15th July, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No.GH/V/144 of 2014/TPS-1212-949-L.-WHEREAS, Under Government Notification, Urban Development and Urban Housing Department No. GH/V/95 of 1997/TPS-1296-474-L, dated 29-07-1997 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 1 (Bhayali) (hereinafter referred to as "the said Draft Scheme") submitted by the Vadodara Urban Development Authority (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No. 1 (Bhayali) (hereinafter referred to as "the said Preliminary Scheme") as required under section: 52(2) aft section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:

- Sanction the said Preliminary Scheme with modifications enumerated in schedule appended here to;
- State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Authority, during office hours on working days;
- Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

SCHEDULE

The redistribution statement of case no. 1, 39, 72,78, 58, 60, 61, 87 is modified as per Annexure-1.

By order and in the name of the Governor of Gujarat,

NEELA MUNSI,

Officer on Special Duty and Ex-Officio
Deputy Secretary to Government.

Annexure - 1

નગરરચના યોજના ભાયલી નં. ૧

ક્રમ	કેસ નં.	પુનઃવહેંચણી પત્રકના કોલમ નં. ૨ (માલિકનું નામ) ની વિગત	પુનઃવહેંચણી પત્રકના કોલમ નં. ૮ (નોંધ) ની વિગત	સુધારા
૧	૧	(૧) રાજેશ્રી વિનયભાઈ શ્રોફ (૪૭૪૫.૦૦ ચો.મી.) (૨) કૌશિકકુમાર નટવરલાલ વ્યાસ (૨૦૩૪.૦૦ ચો.મી.)	(૧) અંતિમ ખંડમાં માલિકોના હક્ક હિસ્સા તેઓની મુળખંડની જમીનના પ્રમાણમાં રહેશે. (૨) મુળખંડ નં. ૧ પૈકીની ૬૭૭૯.૦૦ ચો.મી. જમીન પૈકીની ૪૭૪૫.૦૦ ચો.મી. જમીન બીનખેતી થયેલ છે. જે રાજેશ્રી વિનયભાઈ શ્રોફ ધારણ કરે છે. જ્યારે બાકી રહેતી ૨૦૩૪.૦૦ ચો.મી. ખેતીની જમીન કૌશિકકુમાર નટવરલાલ વ્યાસ ધારણ કરે છે.	કોલમ નં. ૨માં દર્શાવેલ ક્ષેત્રફળની વિગત રદ કરવામાં આવે છે. કોલમ નં. ૮ માં દર્શાવેલ શરત નં. ૧ અને ૨ રદ કરવામાં આવે છે.

ક્રમ	કેસ નં.	પુનઃવહેંચણી પત્રકના કોલમ નં. ૨ (માલિકનું નામ) ની વિગત	પુનઃવહેંચણી પત્રકના કોલમ નં. ૮ (નોંધ) ની વિગત	સુધારા
૨	૩૯	પટેલ પ્રવિણકુમાર મોહનભાઈ	(૧) વોટરબોડી/તળાવથી અસર થાય છે.	- કોલમ નં. ૮ (નોંધ) માં દર્શાવેલ વિગત રદ કરવામાં આવે છે.
૩	૭૨	(૧) પટેલ કાન્તીભાઈ પ્રેમજીભાઈ (૨) પટેલ મહેન્દ્રભાઈ રમણીકભાઈ (૩) પરીખ ભરતભાઈ નવનીતલાલ (૪) પટેલ ઉર્વશીબેન વીપીનચંદ્ર (૫) પટેલ ધુમીલ વીપીનચંદ્ર (૬) પટેલ અનંત વીપીનચંદ્ર (૭) પટેલ આકાશ વીપીનચંદ્ર	(૧) અંતિમ ખંડમાં માલિકોના હક્ક હિસ્સા તેઓની મુળખંડની જમીનના પ્રમાણમાં રહેશે. (૨) અંતિમ ખંડ નં. ૬૨ ની ૧૪૫૯૩.૦૦ ચો.મી. બીનખેતી થયેલ જમીનને ફાળવાયેલ અંતિમખંડ (૩) અંતિમખંડ નં. ૬૬ નો સત્તાપ્રકાર ખેતીની જમીનનો છે.	- કોલમ નં. ૮ (નોંધ) માં દર્શાવેલ શરત નં. ૨ રદ કરવામાં આવે છે.
૪	૭૮	(૧) અનિલભાઈ ભોળાભાઈ પટેલ (૨) અનિલભાઈ ભોળાભાઈ પટેલ (૩) ભોળાભાઈ રામજીભાઈ પટેલ (૪) નિખીલ કિશોરભાઈ પટેલ (૫) શ્રેયાંશભાઈ નગીનભાઈ શાહ (૬) સોનલબેન શ્રેયાંશભાઈ શાહ (૭) દેબનંદ બાલકૃષ્ણ શાહ (૮) પીન્કીબેન દેબનંદ શાહ (૯) કુસુમબેન જયેન્દ્ર શાહ (૧૦) સોનલબેન અમીતભાઈ શાહ (૧૧) નીલાબેન સૌમીલભાઈ શાહ (૧૨) નિમેશભાઈ રમણભાઈ શાહ (૧૩) દશાબેન નિમેશભાઈ શાહ (૧૪) નિખલ કિશોરભાઈ પટેલ (૧૫) ગુંજનબેન બીપીનભાઈ પટેલ (૧૬) રમાબેન ભોળાભાઈ પટેલ--- બીનખેતી થયેલ ૭૦૦૧ ચો.મી. જમીનના માલીકો ખેતીની જમીનના માલિક	(૧) અંતિમ ખંડમાં માલિકોના હક્ક હિસ્સા તેઓની મુળખંડની જમીનના પ્રમાણમાં રહેશે. (૨) મુળખંડનું ક્ષેત્રફળ ૩૧.૭૬ ચો.મી. રેકર્ડ મુજબ ધ્યાને લઈ કાયમ કરેલ છે. (૩) અંતિમ ખંડ નં. ૭૧/૧ ની જમીનને વડોદરાથી ભાયલી ગામ તરફ જતા હયાત રસ્તા ઉપરથી કે જે “વુડા” ના વિકાસ યોજનાનો સુચિત ૨૪.૦ મીટરનો રસ્તો પણ છે. તેના ઉપરથી પ્રવેશ મળે છે. (૪) અંતિમ ખંડ નં. ૭૧/૧ ની બીનખેતી થયેલ જમીનના માલીક વ્રજ એસોશિએશન રહેશે. (૫) અંતિમ ખંડ નં. ૭૧/૨ નો સત્તાપ્રકાર ખેતીની જમીનનો છે.	- કોલમ નં. ૨માં દર્શાવેલ “બીનખેતી થયેલ ૭૦૦૧ ચો.મી. જમીનના માલીકો” તથા “ ખેતીની જમીનના માલીક” નો ઉલ્લેખ રદ કરવામાં આવે છે. - કોલમ નં. ૮ (નોંધ) માં દર્શાવેલ શરત નં. ૪ રદ કરવામાં આવે છે.
૫	૫૮	(૧) શ્રીમતી નવાઝ સાયરસ ભેસાણીયા (૨) સાયરસ નાદીસા ભેસાણીયા (૩) કું. ખુસનુમા સાયરસ ભેસાણીયા (૪) કોઠારી મહેશભાઈ અરવિંદભાઈ (૫) શ્રીમતી પુષ્પાબેન વિનયચંદ્ર શાહ (૬) શ્રીમતી રેખાબેન પિનાકીન શાહ (૭) નવીન મકાતર પ્રસાદ દાલમીયા (૮) સન ઓફ મકાતર પ્રસાદ દાલમીયા (૯) જુગલ કિશોર એમ. માડ (૧૦) કાંતિલાલ ખુશાલદાસ રાણા (૧૧) રૂક્મણીબેન કાંતિલાલ રાણા પ્લોટ નં. ૨ પ્લોટ નં. ૬ પ્લોટ નં. ૫ પ્લોટ નં. ૧	(૧) અંતિમ ખંડમાં માલિકોના હક્ક હિસ્સા તેઓની મુળખંડની જમીનના પ્રમાણમાં રહેશે.	- કોલમ નં. ૨માં દર્શાવેલ “પ્લોટ નંબર” ની વિગત રદ કરવામાં આવે છે.

ક્રમ	કેસ નં.	પુનઃવહેંચણી પત્રકના કોલમ નં. ૨ (માલિકનું નામ) ની વિગત	પુનઃવહેંચણી પત્રકના કોલમ નં. ૯ (નોંધ) ની વિગત	સુધારા
૬	૬૦	શિવમ ડેવલોપર્સના ભાગીદાર (૧) પ્રતિક જ્યંતિભાઈ પટેલ ૧૦૦૨.૦૦ ચો.મી. (૨) સોનલ પ્રતિક પટેલ ૪૪૩.૮૪ ચો.મી. (૩) કલ્પનાબેન રજનીકાંત પટેલ ૮૫૧.૦૦ ચો.મી. (૪) સરોજબેન રજનીકાંત પટેલ	અંતિમ ખંડમાં માલિકોના હક્ક હિસ્સા તેઓની મુળખંડની જમીનના પ્રમાણમાં રહેશે.	• કોલમ નં. ૨માં દર્શાવેલ જમીનના ક્ષેત્રફળની વિગત રદ કરવામાં આવે છે.
૭	૬૧	(૧) હરિજન વિશ્રામભાઈ ૪૬૩.૦૦ ચો.મી. (૨) ચીમનભાઈ ભાણાભાઈ (૩) હીરાબેન તે ભાણાભાઈ મનોરભાઈની વિધવા (૪) કમલદાસ તથા હર્ષદદાસ ૮૦૭.૦૦ ચો.મી. (૫) ભાવસાર દલાબેન કનૈયાલાલ ૫૩૨.૦૦ ચો.મી. (૬) પ્રતિક કનૈયાલાલ ભાવસાર (૭) સોનલબેન આર. શાહ ૧૦૨૪.૦૦ ચો.મી.	(૧) અંતિમ ખંડમાં માલિકોના હક્ક હિસ્સા તેઓની મુળખંડની જમીનના પ્રમાણમાં રહેશે. (૨) મુળખંડનું ક્ષેત્રફળ ડી.એસ.ઓ. રેકર્ડ મુજબ ધ્યાને લઈ કાયમ કરેલ છે. (૩) અંતિમ ખંડ નં. ૯૮ ની જમીનને વડોદરાથી ભાયલી ગામ તરફ જતા હયાત રસ્તા ઉપરથી કે જે “વુડા” ના વિકાસ યોજનાનો સુચિત ૨૪.૦ મીટરનો રસ્તો પણ છે. તેના ઉપરથી પ્રવેશ મળે છે.	• કોલમ નં. ૨માં દર્શાવેલ ક્ષેત્રફળની વિગત રદ કરવામાં આવે છે.
૮	૮૭	પટેલ ઈન્દ્રવદન અંબાલાલ	(૧) વોટરબોડી/તળાવથી અસર થાય છે.	• કોલમ નં. ૯ (નોંધ) માં દર્શાવેલ વિગત રદ કરવામાં આવે છે.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

EDUCATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th July, 2014.

Gujarat Professional Technical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007.

No. GH/SH/24/2014/PVS/102013/280/S:- In exercise of the powers of conferred by sub-section (1) of section 20 read with section 4 of the Gujarat Professional Technical Educational Colleges or Institutions (Regulations of Admission and Fixation of Fees) Act, 2007 (Guj. 2 of 2008), the Government of Gujarat, hereby makes the following rules further to amend the Bachelor of Pharmacy and Diploma in Pharmacy (Regulation of Admission and Payment of Fees) rules, 2013, as follows, namely:-

1. These rules may be called the Bachelor of Pharmacy and Diploma in Pharmacy (Regulation of Admission and Payment of Fees) (Amendment) Rules, 2014.
2. In the Bachelor of Pharmacy and Diploma in Pharmacy rules 2013 (herein after referred to as "the said rules"), in rule 2, sub-rule (1), for clauses (g) and (h) the following clauses shall be substituted namely:-
(g) "AIPMT" means All India Pre-Medical/Pre-Dental Entrance Test (AIPMT) conducted by the Central Board of Secondary Education, New Delhi for the purpose of admissions to the MBBS courses;
(h) "Percentile marks" means the percentile obtained by the candidate by considering the total number of students who have appeared in their respective Board, and have appeared in JEE(Main)/AIPMT/GUJCET of the corresponding academic year;"
3. In the said rules, in rule 4, in sub-rule (1), in para (B), in clause (4) for the letters "NEET", the letter and words "JEE(Main)/AIPMT" conducted in the corresponding academic year" shall be substituted.
4. In the said rules, in rule 10, in sub-rule (2), in clause (i), for the words "Engineering and technology" the words "Bachelor of Pharmacy and Diploma in Pharmacy" shall be substituted.

5. In the said rules, in rule 11, after sub-rule (2), the following rule shall be added, namely:-

“(3) For the purpose of sub-rule (1), the percentile marks shall mean only the percentile and while preparing the merit list, the percentage obtained by the candidate shall not be taken into account. However, only for the purpose of deciding the merit order of candidates having equal merit marks, the percentage of marks shall be considered as provided in sub-rule (2).”

6. In the said rules, in rule 19, in sub-rule (2), in clause (ii), the words “and have appeared in GUJCET/JEE(Main) examination of corresponding year” shall be added at the end;
7. In the said rules, in rule 19, in sub-rule (2), in clause (iii), for the letters “NEET”, the letters “AIPMT” shall be substituted.

By order and in the name of the Governor of Gujarat,

M.R.KOTHARI,

Deputy Secretary to Government.



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PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts**

HEALTH AND FAMILY WELFARE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 14th July, 2014

Gujarat Professional Medical Educational Colleges or Institutions (Regulation of Admission and Fixation of Fees) Act, 2007.

No. GP/19/MCG/1008/587/J:— WHEREAS the Government of Gujarat under Government Notification, Health and Family Welfare Department No. GP/16/MCG/1008/587/J, dated the 19th June, 2008 has constituted a Fee Regulatory Committee for Professional Medical Educational Courses, exercising the powers conferred by sub section (1) of section 20 read with section 9 of the Gujarat Professional Medical Educational Courses (Regulation of Admission and Payment of Fees) Act, 2007 (Guj. 3 of 2008);

AND WHEREAS, the term of non-official members appointed vide Government Notification, Health and Family Welfare Department No. GP/8/MCG/1008/587/J, dated the 14th June, 2011 has expired;

NOW THEREFORE, in exercise of the powers conferred by section 9 of the Gujarat Professional Medical Educational Courses (Regulation of Admission and Payment of Fees) Act, 2007 (Guj. 3 of 2008), the Government of Gujarat hereby appoints the following members as non-official members of the aforesaid committee for a period of three years:-

1. Shri Manoj Soni Ex-Vice-Chancellor and Executive Councillor of M.S. University.
2. Dr. Nitinbhai S. Shah M.S.(General Surgery), Ahmedabad.
3. Shri Vishnubhai V. Patel Chartered Accountant

By order and in the name of the Governor of Gujarat,

T. R. SIDHPURA,
Under Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th July, 2014.

BOMBAY LAND REVENUE CODE, 1879

No. GHM/97/2014/NAP/112014/118/K: - In exercise of the powers conferred by the second proviso to item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65B of the Bombay Land Revenue Code, 1879. (Bom V of 1879), the Government of Gujarat hereby exempts from the fulfillments of conditions mentioned at item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section-65B, the use of land by the occupants or class of occupants as specified in the Schedule herein below for the bonafide industrial purpose.

SCHEDULE

Sr. No.	Name of Village, Taluka, District	Survey / Block No.	Area H. Are. Sq. M.	Bonafide Industrial Purpose	Occupant/ Class of occupants
1	2	3	4	5	6
1	At. PADANA Ta. GANDHIDHAM, Dist. KUTCH	S. No. / Block No. 122	H. Are. 3-42-97	SAW MILL, PLYWOOD INDUSTRIES	PAVANKUMAR MADANLAL KOTHARI & RAHUL JAYSINGH JAIN

The above approval is subject to the following pre conditions to be full filed.

- (1) The title of the land shall be in the name of the concerned party i.e. the unit which is getting the benefit of Bonafide Industrial use.
- (2) The Collector shall be required to obtain all prior NOCs & Clearance from concerned authorities/ departments prior to grant of NA permission.
- (3) Where ever the unit is involved in the activities of dyes & chemicals or other industries which has an Impact on pollution prior clearance of GPCB is a must.
- (4) The Unit shall be liable to present the final lay out the plan of the area of the operation and the activities of the production must start within the stipulated time period as laid down by the relevant provisions of the acts & rules.
- (5) The Collector shall be required to obtain the prior clearance from the concerned Forest and Environment authorities.
- (6) In case of failure of any of the above conditions the Collector shall be competent to act under provisions of BLRC-1879 & the Bombay Tenancy and Agricultural Lands Act, 1948.

By order and in the name of the Governor of Gujarat,

JAYESH MISAN,

Under Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th July, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/145 of 2014/DVP-132004-4714-L: WHEREAS, the Rajkot Area Development Authority (hereinafter referred as "the said Authority") has prepared, published and submitted a Draft Development Plan (hereinafter Referred as "the said Development Plan") in respect of the lands included within its limit, under the provisions of section 16(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") notice and advertisement, regarding publication of the said Development Plan and calling objections or suggestions on the proposals of the said Development Plan, was published in the Part-II miscellaneous and advertisement section of the Gujarat Government Gazette dated 17.02.2000, under section 13(1) of the said Act.

AND WHEREAS, the Government of Gujarat had by Notification No.GH-V-111 of 2010-DVP-132004-4714-L Dated.13.08.2010 published in the Part-IV-B of the Gujarat Government Extra Ordinary Gazette IV-B dated.13.08.2010 on page no.276-1 & 276-2 for inviting from any person, to submit suggestions or objections, if any with respect to the proposed modifications in the development plan of Rajkot Area Development Authority under sub-clause (ii) of clause (a) of sub-section (1) of section 17 of the said Act. (hereinafter referred to as "the said Notification")

AND WHEREAS, the said Authority is required under section 21 of the Act revised its development plan within ten years from the date of sanction. The said authority has initiated the process of revising the development plan, wherein the said authority will consider the development area and according prepare the development plan.

NOW THEREFORE, as the said authority has initiated the revision of development plan, the Government of Gujarat hereby rescind the said notification and in exercise of the powers conferred by sub clause (ii) of clause (a) of sub-section (1) of section 17 of the said Act, the Government of Gujarat hereby return the said Development Plan to the said Authority to prepare a fresh carrying out the procedures required from section 9 and section 13 of the said Act.

By order and in the name of the Governor of Gujarat,

NEELA MUNSHI,
Officer on Special Duty & Ex-Officio
Deputy Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th July, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/146 of 2014/TPS-272014-2610-L: WHEREAS under section 70 A read with Section 72 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Appropriate Authority, Patan Area Development Authority (herein after referred to as "the said Authority") proposed to make a Draft amendment to change the public purpose of "Open Space" to "Water Distribution Centre" for final plot no.188 in the Final Town Planning Scheme No.1 (Patan) (herein after referred to as "the said Draft amendment")

AND WHEREAS, under clause (a) of section 72 of said Act, the said Authority made and published duly in the prescribed manner, the said Draft amendment in respect of the area included in the Final Town Planning Scheme No.1 (Patan) in the Government's Extra Ordinary Gazette, Part II, Central Section on Page No.31, dated 07.02.2014

AND WHEREAS, after taking into considerations objections or suggestions received by the said Authority, the said Authority submitted the said Draft amendment to the State Government for sanction under clause (c) of Section 72 of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 72(d) read with section 70 A of the said Act. the Government of Gujarat hereby:-

- (a) sanction the said Draft amendment without modification
- (b) state that the Final Town Planning Scheme No.1 (Patan) deemed to be varied in accordance with the said Draft amendment.
- (c) state that the said Draft amendment shall be kept open for inspection by the public, at the office of the said Authority, during office hours on all working days.

By order and in the name of the Governor of Gujarat,

NEELA MUNSHI,
Officer on Special Duty & Ex-Officio
Deputy Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st July, 2014

No. KV/147 of 2014/BMN/102008/5777/P:— In exercise of the powers conferred by sub-section(d) of Section 2 of the Gujarat Water and Gas Pipe Line (Acquisition of rights of user in land) Act, 2000 (Guj-5 of 2000), the Government of Gujarat hereby authorizes **Shri Bhavansinh K. Zala**, Deputy Municipal Commissioner (General), Bhavnagar Municipal Corporation, to perform the functions of rights of user as "Competent Authority" under the said Act, with immediate effect for the works of laying 1200 M.M. to 800 M.M.DIA new MS gravity main pipe line from village-Tana BPT to Bhavnagar city Takhteshwar Filtration Plant and Chitra-Filtration Plant.

By order and in the name of the Governor of Gujarat,

ASHOKSINH PARMAR,

Deputy Secretary to Government.



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PART IV-B

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LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th July, 2014.

GUJARAT CIVIL COURTS ACT, 2005

No. GK/22/2014/CCA/102013/2196/D :- In exercise of the powers conferred by sub-section (1) of section 11 of the Gujarat Civil Courts Act, 2005 (Guj. 21 of 2005), the Government of Gujarat, in consultation with the High Court of Gujarat hereby varying the local limits of the Courts of Civil Judge, Dhari and the Court of Civil Judge, Bagsara to the following extent as under :-

- (a) the villages Shilana, Khijadia, Jamka, Halaria, Hularia and kadaya shall be excluded within the local limits of the ordinary jurisdiction of the Court of the Civil Judge, Dhari and
- (b) the said villages shall be included within local limits of the ordinary jurisdiction of the Court of the Civil judge, Bagsara.

By order and in the name of the Governor of Gujarat,

D. A. VORA,
Under Secretary to Government.



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LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th July, 2014.

GUJARAT CIVIL COURTS ACT, 2005.

No. GK/23/2014/CCA/102002/VIP-108/D:- In exercise of the powers conferred by sub-sections (1) of section 11 of the Gujarat Civil Courts Act, 2005 (Guj. 21 of 2005), the Government of Gujarat, in consultation with the High Court of Gujarat hereby amends the Government Notification, Legal Department No. GK/04/2006/CCA/102002/VIP-108/D dated the 27th February, 2006, and deletes the entry No.4 relating to village 'Ambach' of the Scheduled to the said notification and thereby excludes the said village 'Ambach' from the local limits of the ordinary jurisdiction of the Court of Civil Judge, Vapi. The said village 'Ambach' is now included within the local limits of the ordinary jurisdiction of the Court of Civil Judge, Pardi.

By order and in the name of the Governor of Gujarat,

D. A. VORA,
Under Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th July, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/78/CPI/1408/6230/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, after Sr. No. 309, the following shall be substituted;

Sr. No.	Name of the Unit	Village	District	Relaxation
309	M/S Aarti Fertilizers (Consumer No. 38345)	Vapi	Valsad	Unit shall be permitted to utilize 600 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th July, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/80/CPI/2014/301/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, after Sr. No. 460, the following shall be inserted:

Sr. No.	Name of the Unit	Village	District	Relaxation
461	M/S Aarti Industries Ltd. (Alchemie organics Division) (Consumer No. 37502)	Vapi	Valsad	Unit shall be permitted to utilize 1200 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARV,
Joint Secretary to Govt.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th July, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/81/CPI/2013/2656/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, after Sr. No. 460, the following shall be inserted:

Sr. No.	Name of the Unit	Village	District	Relaxation
461	M/S Inspiron Engineering Pvt. Ltd. (Consumer No. HT 8000670)	Odhav	Ahmedabad	Unit shall be permitted to utilize 275 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

INDIRA GAMIT,

Section Officer,

Energy & Petrochemicals Department.



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by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 11th July, 2014.

INDIAN STAMP ACT, 1899.

NO.GHM-2014-98 -M-STP-122014-1353-H-1.-In exercise of the powers conferred by clause(b) of sub-section (2) of section 9 of the Indian Stamp Act 1899, the State Government hereby permits United India Insurance Company Limited, Gandhidham to pay stamp duty in Fire Insurance Rs.500/- in Marine Cargo Insurance Rs. 25,000/-in Motor Insurance Rs. 3,000/- and in Any other Insurance Rs. 1,500/- total consolidated stamp duty of Rs.30,000/- (Rupees Thirty Thousand Only) chargeable on sum to be insured for Insurance Policies from Dt. 01-04-2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V.T. MANDORA,
Deputy Secretary to Govt.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 11th July, 2014.

INDIAN STAMP ACT, 1899

NO.GHM-2014-99-M-STP-122014-1358-H-1.-In exercise of the powers conferred by clause(b) of sub-section (2) of section 9 of the Indian Stamp Act, 1899, the State Government hereby permits United India Insurance Company Limited, Branch Office, jamnagar to pay stamp duty in Marine Insurance Rs.3,00,000/-, in Fire Insurance Rs.10,000/-in Accident & Sickness Insurance Rs. 40,000/- and in Any other Insurance Rs. 1,50,000/- total consolidated stamp duty of Rs.5,00,000/-(Rupees Five Lac Only) chargeable on sum to be insured for Insurance Policies from Dt. 01/04/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V.T. MANDORA,
Deputy Secretary to Govt.

REVENUE DEPARTMENT**Order**

Sachivalaya, Gandhinagar, 11th July, 2014.

INDIAN STAMP ACT, 1899.

NO.GHM-2014-100-M-STP-122014-1354-H-1.- in exercise of the powers conferred by clause(b) of sub-section (2) of section 9 of the Indian Stamp Act, 1899, the state Government hereby permits United India Insurance Company Limited, Branch Office, Divisional Office No.- 2 Ahmedabad to pay stamp duty in Fire Insurance Rs. 30,000/-, in Marine Insurance Rs. 20,000/- in Motor Insurance Rs. 50,000/- and in Any other Insurance Rs. 1,00,000/- total consolidated stamp duty of Rs. 2,00,000/- (Rupees Two Lacs Only) chargeable on sum to be Insured for Insurance Policies from Dt.01/05/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V.T. MANDORA,
Deputy Secretary to Govt.

REVENUE DEPARTMENT**Order**

Sachivalaya, Gandhinagar, 11th July, 2014.

INDIAN STAMP ACT, 1899.

NO.GHM-2014-101-M-STP-122014-1355-H-1.- In exercise of the powers conferred by clause(b) of sub-section (2) of section 9 of the Indian Stamp Act 1899, the State Government hereby permits United India Insurance Company limited, Amreli to pay stamp duty in Fire Insurance Rs. 1,500/-, in Marine Insurance Rs. 500/- in Motor, Accidents Sickness Insurance Rs. 80,000/- and in Any other Insurance Rs. 43,000/- total consolidated stamp duty of Rs. 1,25,000/- (Rupees One Lac Twenty Five Thousand Only) chargeable on sum to be insured for Insurance Policies from Dt.01/05/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V.T. MANDORA,
Deputy Secretary to Govt.

REVENUE DEPARTMENT**Order**

Sachivalaya, Gandhinagar, 11th July, 2014.

INDIAN STAMP ACT, 1899.

NO.GHM-2014-102-M-STP-122014-1361-H-1.- In exercise of the powers conferred by clause(b) of sub-section (2) of section 9 of the Indian Stamp Act 1899, the State Government hereby permits National Insurance Company limited. Regional Office, Vadodara to pay stamp duty in Fire Insurance Rs. 50,000/-, in Marine Insurance Rs. 1,50,000/- and in Any other Insurance Rs. 11,00,000/- total consolidated stamp duty of Rs. 13,00,000/- (Rupees Thirteen Lacs Only) chargeable on sum to be insured for Insurance Policies from Date 01/05/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V.T. MANDORA,
Deputy Secretary to Govt.

REVENUE DEPARTMENT**Order**

Sachivalaya, Gandhinagar, 11th July, 2014.

INDIAN STAMP ACT, 1899.

NO.GHM-2014-103-M-STP-122014-1357-H-1.- In exercise of the powers conferred by clause(b) of sub-section (2) of section 9 of the Indian Stamp Act 1899, the State Government hereby permits The New India Assurance Company Limited, Regional Office, Surat to pay stamp duty in Sea insurance Rs. 30,000/-,

in Fire Insurance Rs. 20,000/- in Accident & Sickness Insurance Rs.50,000/- total consolidated stamp duty of Rs.10,00,000/-(Rupees Ten Lac Only) chargeable on sum to be insured for Insurance Policies from Date 01/04/2014 to 30/09/2014, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V.T. MANDORA,
Deputy Secretary to Govt.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 11th July, 2014.

INDIAN STAMP ACT, 1899.

NO.GHM-2014-104-M-STP-122014-1356-H-1.- In exercise of the powers conferred by clause (b) of sub-section (2) of section 9 of the Indian Stamp Act 1899, the State Government hereby permits United India Insurance Company Limited, Gandhidham to pay stamp duty in Fire Insurance Rs. 2,000/-, In Marine Insurance Rs. 45,000/- in Motor Insurance Rs. 8,000/- and in Any other Insurance Rs.10,000/- total consolidated stamp duty of Rs. 65,000/-(Rupees Sixty Five Thousand Only) chargeable on sum to be insured for Insurance Policies from Dt. 01/04/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V.T. MANDORA,
Deputy Secretary to Govt.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 11th July, 2014.

INDIAN STAMP ACT, 1899.

NO.GHM-2014-105-M-STP-122014-1359-H-1.- In exercise of the powers conferred by clause(b) of sub-section (2) of section 9 of the Indian Stamp Act 1899, the State Government hereby permits United India Insurance Company Limited, Morbi to pay stamp duty in Fire insurance Rs. 1,000/-, in Marine Insurance Rs. 25,000/- in Motor Insurance Rs. 5,000/- and in Any other Insurance Rs. 19,000/- total consolidated stamp duty of Rs. 50,000/-(Rupees Fifty Thousand Only) chargeable on sum to be insured for Insurance Policies from Dt. 01/04/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V.T. MANDORA,
Deputy Secretary to Govt.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 11th July, 2014.

INDIAN STAMP ACT, 1899.

NO.GHM-2014-106-M-STP-122014-1360-H-1.- In exercise of the powers conferred by clause(b) of sub-section (2) of section 9 of the Indian Stamp Act 1899, the State Government hereby permits National Insurance Company Limited, Regional Office, Ahmedabad to pay stamp duty in Fire Insurance Rs. 1,00,000/-, in Marine Insurance Rs. 6,00,000/- and in Any other Insurance Rs.18,00,000/- total consolidated stamp duty of Rs. 25,00,000/-(Rupees Twenty Five Lacs Only) Chargeable on sum to be insured for Insurance Policies from Date. 07/05/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V.T. MANDORA,
Deputy Secretary to Govt.



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PART IV-B

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URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th July, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/150 of 2014/TPS-112014-1218-L:-- WHEREAS, under Government Notification, Urban Development and Urban Housing Department No. GH/V/86 of 2006/TPS-112005-1391-L, dated.23.03.2006 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 77 (Hathijan-3) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No. 77 (Hathijan-3) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

AND WHEREAS, the area of said Preliminary Scheme is now included within the Ahmedabad Municipal Corporation area;

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:

- Sanction the said Preliminary Scheme without modifications;
- State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Ahmedabad Municipal Corporation, during office hours on working days;
- Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

NEELA MUNSHI,

Officer on Special Duty & Ex-Officio
Deputy Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 30th July, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/151 of 2014/DVP-122013-6705-L:- WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Vadodara Urban Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/11 of 2012/DVP-1211-M-452-L, dated. 18.01.2012 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14th, 9th Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/11 of 2012/DVP-1211-M-452-L, dated. 18.01.2012

The land bearing R.S.No. 646 of village Sama designated for "Restricted Zone-I" shall be deleted from the said zone and land thus released shall be designated for "Residential Zone-I" under section 12(2)(a) of the Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

NEELA MUNSHI,
Officer on Special Duty & Ex-Officio
Deputy Secretary to Govt.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st July, 2014.

Gujarat Electricity Duty Act, 1958.

No. GHU/2014/ 83 /ELD/10-2012/306/E: - WHEREAS certain draft rules further to amend the Bombay Electricity Duty (Gujarat) Rules, 1986 were published as required by sub-section (3) of section 12 of the Gujarat Electricity Duty Act, 1958 (Bom. XL of 1958), at pages 364-1 to 364-10 of the Gujarat Government Gazette, Extraordinary, Part IV-B, dated the 24th October, 2013 under Government Notification, Energy and Petrochemicals Department No. GHU/2013/128/10-2012/306/E, dated the 24th October, 2013 inviting objections or suggestions from all persons likely to be affected thereby within a period of 30 (thirty) days from the date of publication of the said notification in the *Official Gazette*;

AND WHEREAS, the suggestions and objections received with respect to the said notification have been considered by the Government;

NOW, THEREFORE, in exercise of the powers conferred by the said section 12 of the Gujarat Electricity Duty Act, 1958 (Bom. XL of 1958), the Government of Gujarat hereby makes the following rules further to amend the Bombay Electricity Duty (Gujarat) Rules, 1986, namely:-

1.	(1)	These rules may be called the Gujarat Electricity Duty (Amendment) Rules, 2014.	
	(2)	They shall come into force on the date of their publication in the Official Gazette.	
2.	In the Bombay Electricity Duty (Gujarat) Rules, 1986 (hereinafter referred to as "the said rules"), in rule 4,-		
	(1)	in clause (1), after the words, "residential purposes", the words "or educational purposes" shall be inserted;	
	(2)	for existing clauses (1A) to (11), the following shall be substituted, namely :- "(2) Number of units of energy supplied in respect of premises used for the Hostel for students- (a) in rural areas; (b) in urban areas. (3) Number of units supplied to an industrial undertaking engaged predominantly in manufacturing or producing goods other than energy consumed in respect of any of its premises used for residential purpose- (a) where an industrial undertaking consumes high tension energy; (b) where an industrial undertaking consumes exclusively low tension energy. (4) Number of units supplied in respect any premises not falling under any of the items (1) to (3) in Schedule I to the Act. (5) Number of units supplied to the consumers specified in the notification issued under sub-section (3) of section 3 of the Act. (6) Amount of consumption charges and the amount of electricity duty with the rates charged shown separately in respect of the particulars specified in clauses (1) to (5) above. (7) Description of the premises to which the energy is supplied. (8) Date of cutting off of the supply of the energy on failure of payment of electricity duty."	
3.	In the said rules, in rule 6, in sub-rule (1), in clause (A),-		
	(1)	in sub-clause (3), after the words, "for residential purpose", the words "or educational purposes" shall be inserted;	
	(2)	for existing sub-clauses (3A) to (11), the following shall be substituted, namely:- "(4) Number of units of energy supplied in respect of premises used for the Hostel for students- (a) in rural areas; (b) in urban areas. (5) Number of units supplied to an industrial undertaking engaged predominantly in manufacturing or producing goods other than energy consumed in respect of any of its premises used for residential purpose- (a) where an industrial undertaking consumes high tension energy; (b) where an industrial undertaking consumes exclusively low tension energy. (6) Number of units supplied in respect of any premises not falling under any of the items (1) to (3) in Schedule I to the Act. (7) Number of units supplied to the consumers specified in notification issued under sub-section (3) of section 3 of the Act. (8) Amount of consumption charges and the amount of electricity duty charged and recovered."	
4.	In the said rules, in rule 9, in sub-rule (3),-		
	(1)	in clause (a), for the words, "Government Treasury" the words, "Government Treasury or electronically remittance into Cyber Treasury" shall be substituted;	

	(2)	in clause (b), for the words, "Treasury <i>challan</i> " the words, "Treasury <i>challan</i> along with detailed calculation" shall be substituted;	
	(3)	for the existing clause (c), the following shall be substituted, namely :- "(c) submit a monthly or quarterly return electronically in Form "D" and annual return for a calendar year in physical form, to the Collector of Electricity Duty and the Inspector on or before the 10 th day of next month following the period to which the return relates."	
5.		In the said rules, in rule 11,-	
	(1)	in the heading, for the word, brackets and figures "section 3 (2)(vii)", the words, brackets and figures "section 3 (2) (vii) and (viii)" shall be substituted;	
	(2)	the existing sub-rule (1) shall be renumbered as clause (a) of sub-rule (1) and after clause (a) as so renumbered, the following clause shall be inserted, namely:- "(b) any additional unit of the industrial undertaking desiring to get exemption under clause (viii) of sub-section (2) of section 3 shall make an application to the Collector of Electricity Duty, Gujarat State, Gandhinagar, in Form 'E' within ninety days,- (i) from the date on which such additional unit of industrial undertaking begins to manufacture or produce goods for the first time, or (ii) from the commencement of the Gujarat Electricity Duty (Amendment) Rules, 2014 for additional unit of the industrial undertaking which has begun manufacturing or production prior to the commencement of these rules.";	
	(3)	in sub-rule (2), after the words and letter "electricity duty in Form "F", the words, figures, brackets and letter "for the units covered under clause (vii) of sub-section 2 of section 3 and Form "G" for the units covered under clause (viii) of sub-section (2) of section 3" shall be inserted;	
	(4)	in sub-rule (3),- (a) after the words "Any new industrial undertaking", the words "or additional unit of the industrial undertaking" shall be inserted; (b) after the existing proviso, the following provisos shall be inserted, namely:- "Provided further that the units eligible under clause (viii) of sub-section (2) of section 3 shall be entitled for the exemption from the date of sealing the metering system, to record consumption of additional unit of industrial undertaking, if it is adjacent to the existing premises either by the licensee or by any Laboratory established and operating in the Gujarat State and Accredited by National Accreditation Board for testing and Calibration Laboratories, Department of Science and Technology, Government of India subject to the condition that sealing of metering system at site by such Accredited Laboratory is done within 60 days of Laboratory testing of meter or accreditation period, whichever is earlier. The unit shall not be entitled to exemption for the period lapsed, if any, between the date of production and date of sealing the metering system."	
6.	(1)	In the said rules, the existing rule 11 A shall be renumbered as sub-rule (1) of that rule and in sub-rule (1) as so renumbered,- (i) in the proviso to condition No.1, for the words "time taken by the licensee for supplying the information in respect of consumer regarding electric connections and meters beyond thirty days", the words "time taken by third person for supplying the information in respect of consumer beyond thirty days" shall be substituted; (ii) for the existing conditions No. 6 and 7, the following shall be substituted, namely:-	

			“6. Subject to the condition 4 above, the energy for which exemption is granted shall not be sold, transferred or allowed to be used by any person or undertaking.”;	
		(2)	after sub-rule (1), the following sub-rule shall be inserted, namely:- <p>“(2) The benefit of exemption from payment of electricity duty to additional unit of the industrial undertaking under clause (viii) of sub-section (2) of section 3 shall be subject to the following terms and conditions, namely:-</p> <p>1.The unit shall have fulfilled all the conditions narrated in the above sub-rule (1).</p> <p>2.The total capital investment in an additional unit of industrial undertaking in the form of building, plant and machinery, before the date of commencement of manufacture or production of goods shall not be less than 50% of the capital investment made in the existing industrial undertaking in the State on the aforesaid assets immediately before the commencement of production by an additional unit of industrial undertaking:</p> <p>Provided that in case of an additional unit of the industrial undertaking having additional investment of more than 100 crores in aforesaid assets, this condition shall not apply to such unit of additional industrial undertaking.</p> <p>3.The additional unit of the industrial undertaking, if located adjacent to the existing premises, shall have to provide separate metering system duly tested and sealed by the licensee or by any Laboratory established and operating in the Gujarat State and Accredited by National Accreditation Board for testing and Calibration Laboratories, Department of Science and Technology, Government of India subject to the condition that sealing of metering system at site by such Accredited Laboratory is done within 60 days of Laboratory testing of meter or accreditation period, whichever is earlier to record exclusive consumption of such additional unit:</p> <p>Provided that the benefit of exemption under clause (viii) of sub-section (2) of section 3 of the Act shall be available on actual consumption recorded in main meter, in excess of monthly average of last twenty four operative months recorded in main meter of that premises immediately before the commencement of production or actual recorded for the calendar month in sub-meter provided for recording consumption of the additional unit of the industrial undertaking, whichever is less:</p> <p>Provided further that this condition shall not be applicable in case of additional unit of industrial undertaking not adjacent to the existing industrial undertaking.</p>	
	7.	In the said rules, in rule 12 A,-		
		(1)	for the words, “fifty per cent.”, the words “thirty per cent.” shall be substituted;	
		(2)	for the words, “and no such benefit shall be granted except in the circumstances of natural calamities”, the words “subject to maximum twenty four months” shall be substituted.	
	8.	In the said rules, in Form A,-		
		(1)	in entry 2, in the column relating to “Remarks”, after item (vii), the following items shall be added, namely:-	

		<p>“(viii) energy consumed in respect of pumping water for irrigation purposes;</p> <p>(ix) additional unit of the industrial undertaking exempted from payment of duty under clause (viii) of sub-section (2) of section 3 of the Act;</p> <p>(x) a body corporate constituted by the State Government or Central Government and specified by general or special order for the purposes mentioned in clause (ia) of sub-section 2 of section 3 of the Act.”;</p>	
	(2)	<p>in entry 3, for item (1) to (9), the following shall be substituted, namely :-</p> <p>“(1) Energy consumed by a consumer in respect of premises used for residential and educational purposes-</p> <p>(a) in rural area;</p> <p>(b) in urban area;</p> <p>(2) Energy consumed by Hostels for students-</p> <p>(a) in rural area;</p> <p>(b) in urban area.</p> <p>(3) Energy consumed by an industrial undertaking engaged predominantly in manufacturing or producing goods other than food or drinks or both meant ordinarily for consumption on the premises of the undertaking but does not include premises used for residential purpose-</p> <p>(a) where an industrial undertaking consumes high tension energy :</p> <p>(b) where an industrial undertaking consumes exclusively low tension energy,</p> <p>(4) Energy consumed in respect of premises not falling under any of the items (1) to (3) in Schedule I to the Act.</p> <p>(5) Energy consumed by the consumers specified in the notification issued under sub-section (3) of section 3 of the Act.</p> <p>(6) In any other case not falling under (1) to (5) above.</p> <p>Less : (i) Adjustment allowed as per Schedule attached. (ii) Transfer to disconnected ledger.</p> <p>Plus : Recoveries from consumer disconnected.</p> <p>Net amount paid into the Treasury/Cyber Treasury Under Challan No. _____ Date: _____”</p>	
9.		In the said rules, in Form “C”, in entry 10, the words “including previous registration, if any” shall be added at the end.	
10.		In the said rules, in FORM “D”, -	
	(1)	in the title, for the word “quarterly”, the word “Periodic” and for the words “during the quarter”, the words “for the period” shall be substituted;	
	(2)	in columns 2 and 6,-	
		(i) item nos. 2 and 6 shall be deleted;	
		(ii) in item no. 4, for the word and figure, “item 4”, the word and figure “item 3” shall be substituted.	
11.		In the said rules, in FORM “E”, -	
	(1)	in the heading, after the words, brackets and figures, “under clause (vii)”, the words, brackets and figures “or clause (viii)” shall be inserted;	
	(2)	in Part I,-	
		(a) in entry 1, for items (iii) to (vii), the following shall be substituted, namely:-	

		<p>“(iii) Fax No.:</p> <p>(iv) Income Tax PAN No.:</p> <p>(v) Contact Person:</p> <p>(vi) Mobile No.-</p> <p>(vii) E-mail Address:”;</p>	
		<p>(b) for entry 3, the following shall be substituted, namely:-</p> <p>“3. Date of commencement of manufacture or production in the State –</p> <p>(i) by new industrial undertaking (section 3 (2) (vii) – i.e. first manufacturing unit in the State),</p> <p>(ii) by Additional Unit of the Industrial Undertaking (section 3 (2) (viii). (Enclose/attach the copies of the documents relating to the date of commencement of production and sale of goods manufactured).”;</p>	
		<p>(c) in entry 4, after the words “or produced”, the words “in the State” shall be inserted;</p>	
		<p>(d) in entry 5, the words, brackets and letter “in the State (If yes, fill up Part I A completely)” shall be added at the end;</p>	
	(3)	<p>after Part I, the following Part shall be inserted, namely:-</p> <p>“ Part I A</p> <p>1. Details of all locations of the undertaking in the State with connection No. / Generating Sets:</p> <p>2. Whether additional unit is adjacent to any of the existing units in the State? If so, furnish following information: -</p> <p>(i) Copies of documents relating to identifying the same as different, independent and identifiable premises of the existing industrial undertaking;</p> <p>(ii) whether metering system of adjacent additional unit is duly tested and sealed at site by the licensee;</p> <p>(iii) month wise consumption of last 36 months may be given of the existing premises.</p> <p>3. Whether the capital investment in the form of building, plant and machinery is more than 100 cores in additional unit? If not, give details of investment value of all existing plants in the State as on date of commencement of manufacture or production of the additional unit.”;</p>	
	(4)	<p>in Part II, in entry 2, in item (III), in sub-item (d), the word “office” shall be deleted.</p>	
12.		<p>In the said rules, in FORM “F”,-</p>	
	(1)	<p>in the first paragraph, for the brackets and words, “(except the energy consumed for residence, commerce, office, sports, club, library, canteen or such other purposes)”, the brackets and words “(except the energy consumed for residence, commerce, sports, club, library, canteen or such other purposes)” shall be substituted;</p>	
	(2)	<p>for the existing conditions No. 5 and 6, the following shall be substituted, namely:-</p> <p>“5. Subject to condition No.3, the energy for which exemption is granted shall not be sold, transferred or allowed to be used by any person or undertaking.”.</p>	
13.		<p>In the said rules, after Form “F”, the following form shall be inserted, namely:-</p>	

"FORM G

(See rule 11(2))

CERTIFICATE OF ELIGIBILITY FOR EXEMPTION FROM PAYMENT OF ELECTRICITY DUTY FOR AN ADDITIONAL UNIT OF THE INDUSTRIAL UNDERTAKING

This is to certify that M/s. _____ has established "an additional unit of the industrial undertaking" in the State at _____ (*adjacent/ different premises) and entitled for exemption from payment of electricity duty under clause (viii) of sub-section (2) of section 3 of the Gujarat Electricity Duty Act, 1958 for the energy consumed in respect of premises used by the said additional unit, for industrial purposes (except the energy consumed for residence, commerce, sports, club, library, canteen or such other purposes) with effect from _____ to _____ from following sources.

Sr. No.	Source	*Sub- Meter No.	*Average number of units per month
(1)	(2)	(3)	(4)
1.	Connection No.		
2.	Generating sets: (a) Capacity (b) Registration No.		
3.	Other sources.		

*The exemption for the calendar month shall be actual consumption recorded in main meter/s No./s <col. 2> ----- in excess of <col. 4> _____ (no. of units), being monthly average or consumption of units actually recorded in the above sub-meter <col. 3>, whichever is less.

The aforesaid exemption from payment of electricity duty shall be available subject to the following terms and conditions, namely:-

- (1) If consumer is indulged or found in theft of energy during the period of exemption, the benefit of exemption shall be withdrawn for the said period.
- (2) Where the consumer has installed any generating sets, it shall be mandatory for him to operate fully the said sets in accordance with the instructions issued by the Collector of Electricity Duty, Gujarat State, Gandhinagar and by the State Government from time to time, irrespective of whether it is connected with grid or not.
- (3) (a) The power generated by such generating sets, if sold or transferred to any other consumer within the State in accordance with the provisions of the Electricity Act, 2003 and the rules made there under, shall be subject to payment of electricity duty to be collected through respective distribution company.
(b) If such generating set sells or transfers the power out of the State in accordance with the provisions of the Electricity Act, 2003 and the rules made there under, the electricity duty exemption certificate shall automatically stand cancelled with effect from such sale or transfer.
- (4) If during the period of exemption, the ownership of the beneficiaries has been changed, the No Object Certificate from the Collector of Electricity Duty, Gujarat State, Gandhinagar shall be obtained within 15 days from such change, failing which exemption shall be liable to be withdrawn with immediate effect.
- (5) Subject to condition No.3, the energy for which exemption is granted shall not be sold, transferred or allowed to be used by any person or undertaking.

Signature

Name and Designation of the

Officer.....".

By order and in the name of the Governor of Gujarat,

P. L. PANCHAL.

Deputy Secretary to Government.



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The Gujarat Government Gazette

EXTRAORDINARY

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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st July, 2014.

GUJARAT VALUE ADDED TAX ACT, 2003.

No. (GHN-9) VAT-2014-(S.68) (1) (3)-TH: - WHEREAS the Government of Gujarat considers it necessary to set up more check-posts and barriers at certain places with a view to preventing evasion of tax;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 68 of the Gujarat Value Added Tax Act, 2003 (Guj. 1 of 2005), the Government of Gujarat hereby amends the Government Notification, Finance Department No. (GHN-11)VAT-2007/(S.68) (1) (1)TH, dated the 5th April, 2007, as follows, namely :-

In the said notification, in the Schedule, after entry at serial No. 68, the following entries shall be added, namely :-

Sr. No.	Check Post	Barriers
"69	Ambaji	Ambaji
70	Zalod	Zalod"

by order and in the name of the Governor of Gujarat,

RAJESH MANJHU,
Joint Secretary to Government.



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by the Government of Gujarat under the Gujarat Acts.

PORTS AND TRANSPORT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st July, 2014.

GUJARAT MOTOR VEHICLES TAX ACT, 1958.

NO.PT-2014-13-MVD-102014-1499/KH—In exercise of the powers conferred by sub-section (1) of section 3 of the Gujarat Motor Vehicles Tax Act, 1958. (Bom. LXV of 1958), the Government of Gujarat hereby amends with effect on and from the 1st August, 2014, the Government Notification, Ports and Transport Department No. PT/2007/24/MVD/102007/685/KH, dated the 30th March, 2007, as follows, namely:-

In the Schedule appended to the said notification, para (1) in clause 1,

- (1) in item (i), in column 2, for the letters and figures "Rs. 650/-", the letters and figures "Rs. 800/-" shall be substituted;
- (2) in clause V,-
 - (i) in item (ii) in column 2, for the letters and figures "Rs. 12,000/-", the letters and figures "Rs. 13,200/-" shall be substituted;
 - (ii) after item (ii), the following item shall be inserted, namely:-

"(ii-a) "Sleeper Super	Rs. 15,000/- per
luxury designated omnibuses	passenger which the
licensed to carry more than	vehicle is licensed to
twenty passenger.	carry";
3. in clause VI,-
 - (i) in item (i), in column 2, for the letters and figures "Rs. 1200/-", the letters and figures "Rs. 1500/-" shall be substituted;
 - (ii) in item (ii), in column 2, for the letters and figures "Rs. 3,000/-", the letters and figures "Rs. 4500/-" shall be substituted;
 - (iii) in item (iii), in column 2, for the letters and figures "Rs. 3,600/-", the letters and figures "Rs. 4,500/-" shall be substituted;

(iv) for the item (iv), the following items shall be substituted, namely :-

"(iv-.a) "Luxury or tourist
designated omnibuses
licensed to carry not
more than twelve passenger.

Rs. 3,000/- per passenger
which the vehicle is
licensed to carry ;

(iv-.b) Luxury or tourist
designated omnibuses
licensed to carry more than
twelve passenger but not
more than twenty passengers.

Rs. 4,500/- per passenger
which the vehicle is
licensed to carry";

(v) in item (v), in column 2, for the letters and figures "Rs. 6000/-", the letters and figures "Rs. 7,800/-" shall be substituted;

(vi) after item v, the following item shall be inserted, namely :-

"(vi) "Super Luxury or tourist
designated omnibuses
licensed to carry more than
twenty passenger.

Rs. 9,000/- per passenger
which the vehicle is
licensed to carry".

Explanation :-

- (i) "Super Luxury designated omnibus means a luxury designated omnibus having engine capacity exceeding 200 Hp.
- (ii) "Sleeper super Luxury designated omnibus" means a Super Luxury designated omnibus constructed or adapted to provide berths to the passengers".

By order and in the name of the Governor of Gujarat,

A. M. TRIVEDI,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st July, 2014.

THE GUJARAT INFRASTRUCTURE DEVELOPMENT ACT, 1999.

No. GUJ/14/23/IDL/112000/2811/I :- In exercise of the powers conferred under Section 19 of the Gujarat Infrastructure Development Act, 1999 (GUJ-11 of 1999), the Government of Gujarat hereby reconstitutes and appoints the following members in the Gujarat Infrastructure Development Board, Namely :-

1	Hon. Chief Minister	Chairman
2	Hon. Minister, Finance, Energy and Petrochemicals, Mines-Minerals, Cottage Industries, Salt Industries, Printing and Stationary, Planning, Tourism, Civil aviation, Labour and Employment.	Vice Chairman
3	Hon. Minister, Health, Medical Education, Family Welfare, Road and Building, Capital Project, Transport.	Member
4	Hon. Minister, Water Resources (excluding Kalpsar), Water Supply, Agriculture, Co-operation, Animal Husbandry, Fisheries, Cow Breeding.	Member
5	Hon. Minister, Education (Primary, Secondary and Adult), Higher and Technical Education, Food, Civil Supplies and Consumer affairs, Science and Technology.	Member
6	Chief Secretary	Member
7	Addl. Chief Secretary/Principal Secretary/ Secretary, Industries and Mines Department	Member
8	Addl. Chief Secretary/Principal Secretary/ Secretary, Finance Department	Member
9	Addl. Chief Secretary/Principal Secretary/ Secretary, Energy and Petrochemicals Department	Member

10	Addl. Chief Secretary/Principal Secretary/ Secretary, Revenue Department	Member
11	Addl. Chief Secretary/Principal Secretary/ Secretary, Urban Development and Urban Housing Department.	Member
12	Addl. Chief Secretary/Principal Secretary/ Secretary, Ports and Transport Department	Member
13	Principal Secretary/Secretary, Road and Building Department	Member
14	Industries Commissioner	Member
15	Chief Executive Officer, Gujarat Infrastructure Development Board	Member Secretary

By order and in the name of the Governor of Gujarat,

ANAND BIHOLA,
Under Secretary,
Industries and Mines Department.
Government of Gujarat.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

PORTS AND TRANSPORT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th August, 2014.

BOMBAY MOTOR VEHICLES (TAXATION OF PASSENGERS) ACT, 1958.

No. PT-2014-14-MTA-182014-1686/KH-In exercise of the powers conferred by the First proviso to sub section (i) of section 3 of the Gujarat Motor Vehicles (Taxation of Passengers) Act, 1958 (Bom. LXVII of 1958), the Government of Gujarat hereby approves the routes for operation of stage bus service in the area of Deesa to be operated by President, Khetiwadi Utpanna Bazar Samittee, Deesa in Deesa Nagar palika in the schedule appended hereto for the purpose of the said proviso.

SCHEDULE

Routes :

Sr. No.	Route Name
1.	Main Marketyard to Dipak Hotel, Sardar Baug, Fuvara, Gayatri Mandir, Jalaram Mandir
2.	Jalaram Mandir to Gayatri Mandir, Fuvara, Sardar Baug, Dipak Hotel, Main Marketyard.

By order and in the name of the Governor of Gujarat,

A. M. TRIVEDI,
Deputy Secretary to Government.



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PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts**

PORTS AND TRANSPORT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th August, 2014.

Gujarat Motor Vehicles Tax Act, 1958.

No.PT/2014/ 16 /MTA/122014/Mantri-21/KH:- WHEREAS, Shree Narayan Aarogyadham Annapurna Trust, Tajpura, Taluka; Halol, District; Panchmahal (hereinafter referred to as "the said Trust"), a registered trust under the Bombay Public Trusts Act, 1950 (Bom.XXIX of 1950) vide Registration No.E/1165/Panchmahal, for charitable purposes;

AND WHEREAS, the motor vehicle no.GJ-17-TT-5493 belonging to the said trust is liable to payment of tax under the provisions of entry IV-A 'Private Service Vehicle' of the First Schedule to the Gujarat Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958);

AND WHEREAS, the said trust has represented to the State Government to grant exemption from payment of tax of the said motor vehicle belonging to it on the ground that the vehicle is sole property of the said trust and is used for charitable activities in public interest on no profit basis;

AND WHEREAS, the State Government has considered the representation of the said trust in accordance with the provisions of rule 16A of the Bombay Motor Vehicles Tax Rules, 1959;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 13 of the Gujarat Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) read with rule 16A of the Bombay Motor Vehicles Tax Rules, 1959, the Government of Gujarat hereby exempts the motor vehicle-Tata Star Bus bearing Registration No. GJ-17-TT-5493 belonging to the said trust, from payment of annual tax, till the same continues to be in use or kept for use or is kept for use in furtherance of its charitable purposes/objectives, with effect from the date of publication of this notification in the *Official Gazette*.

By order and in the name of Governor of Gujarat,

A. M. TRIVEDI,

Deputy Secretary to the Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 02nd August, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/84/CPI/1408/6750/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 396, the following shall be substituted:

Sr. No.	Name of the Unit	Village	District	Relaxation
396	M/S SUD-Chemie India Pvt. Ltd. (Consumer No. 13071)	Nandesari	Vadodara	Unit shall be permitted to utilize 250 KVA power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary,

Energy & Petrochemicals Department.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th August, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/85/CPI/1408/3263/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 255, the following shall be substituted:

Sr. No.	Name of the Unit	Village	District	Relaxation
255	M/S Jayant Agro-Organics Ltd. (Consumer No. 13138)	Vadodara	Vadodara	Unit shall be permitted to utilize 450 KVA power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary,

Energy & Petrochemicals Department.



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PART IV-B

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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th August, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/86/CPI/1408/6323/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 326, the following shall be substituted:

Sr. No.	Name of the Unit	Village	District	Relaxation
326	M/S Jayant Agro-Organics Ltd. (Unit-II) (Consumer No. 13237)	Vadodara	Vadodara	Unit shall be permitted to utilize 650 KVA power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary,

Energy & Petrochemicals Department.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th August, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/87/CPI/1407/3845/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 433, the following shall be substituted:

Sr. No.	Name of the Unit	Village	District	Relaxation
433	M/S Narmada Clean Tech Limited (Consumer No. 39836)	Ankleshwar	Bharuch	Unit shall be permitted to utilize 4000 KVA power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary,

Energy & Petrochemicals Department.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th August, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No.GH/V/154 of 2014/TPS-1409-266-L:- WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/56 of 2000/TPS-1499-3198-L, dated.28.02.2000, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 10 (Pal) (hereinafter referred to as "the said Draft Scheme") submitted by the Surat Urban Development Authority; (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/162 of 2006/TPS-1405-696-L dated.19.06.2006 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No.10 (Pal).

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No.10 (Pal) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

AND WHEREAS, the area of said Final Scheme is now included within the Surat Municipal Corporation area;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- Sanction "the said Final Scheme" subject to the modifications enumerated in the Schedule appended hereto; and
- State that the said Final Scheme shall be kept open for inspection by the public at the office of the Surat Municipal Corporation during office hours of all working days;
- Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

SCHEDULE

Page No.47 to 55 of the scheme book is replaced by Annexure-I.

By order and in the name of the Governor of Gujarat,

NEELA MUNSHI,

Officer on Special Duty and Ex-Officio Deputy Secretary
to the Government of Gujarat
Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 11th August, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No.GH/V/155 of 2014/TPS-112013-3824-L:- WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/149 of 2007/TPS-112004-4772-L dated.24.04.2007 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 83 (Aslali-2) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No. 83 (Aslali-2) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

AND WHEREAS, the area of said Preliminary Scheme is now included within the Ahmedabad Municipal Corporation area;

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:

- (a) Sanction the said Preliminary Scheme with modifications enumerated in schedule appended here to;
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Ahmedabad Municipal Corporation, during office hours on working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

SCHEDULE

1. The final plot no. 19 and 21+28 is respectively replaced (19+21+28)~~1~~ and (19+21+28)/2.
2. Final plot no. 38 allotted to the appropriate authority for the purpose of "SEWSH" is modified and allotted for "Neighbourhood and Civic Centre".

Preliminary Scheme document, maps, redistribution statement shall be modified according to above.

By order and in the name of the Governor of Gujarat,

NEELA MUNSHI,

Officer on Special Duty and Ex-Officio Deputy Secretary
to the Government of Gujarat
Urban Development and Urban Housing Department.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

GENERAL ADMINISTRATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th August, 2014.

GUJARAT (RIGHT OF CITIZENS TO PUBLIC SERVICES) ACT, 2013.

No.GS/30/2014/NAP-102013/817/ARTD-1:- In exercise of the powers conferred by sub-section (3) of section 1 of the Gujarat (Right of Citizens to Public Services) Act, 2013 (Gujarat 16 of 2013), the Government of Gujarat here by appoints the 11-08-14 as the date on which the provisions of sections 2,5,6,7,8,9,10,23,24,25,26,27,28 and 30 of the said Act, shall come into force.

By order and in the name of the Governor of Gujarat,

DHANANJAY DWIVEDI,
Secretary to Government.



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PART IV-B

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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th August, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/89/CPI/1408/6668/K1.--In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 435, the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
435	M/s Zenith Fibres Limited (Consumer No. 13127)	Tundav	Vadodara	Unit shall be permitted to utilize 570 KVA power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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PART IV-B

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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th August, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/90/CPI/1412/985/K1.--In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 441, the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
396	M/s Transpek Silox Industry Limited (Unit-II) (Consumer No. 13687)	Ekalbara	Vadodara	Unit shall be permitted to utilize 600 KVA power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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PART IV-B

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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th August, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/92/CPI/2013/1320/K1.--In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, After Sr. No. 462 the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Relaxation
463	M/s Anar Chemicals Pvt. Limited (Consumer No. HT 8000403)	Vatva	Ahmedabad	Unit shall be permitted to utilize 110 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 8th August, 2014

BOMBAY LAND REVENUE CODE, 1879.

No. GHM /107/2014/BKP/232014/988/K: - In exercise of the powers conferred by the second proviso to item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65B of the Bombay Land Revenue Code, 1879. (Bom V of 1879), the Government of Gujarat hereby exempts from the fulfillments of conditions mentioned at item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section-65B, the use of land by the occupants or class of occupants as specified in the Schedule herein below for the bonafide industrial purpose.

SCHEDULE

Sr. No.	Name of Village, Taluka, District	Survey /Block No.	Area H.Are. Sq.M.	Bonafide Industrial Purpose	Occupants/ Class of occupants
1	2	3	4	5	6
1	At. Varsamedi Ta. Anjar Dist. Kutch	Survey No. 576/4 Survey No. 585	18919 Sq.M. 16592 Sq.M.	Development of Special Economic Zone.	Welspun Anjar SEZ Ltd.

The above approval is subject to the following pre conditions to be full filed.

- (1) The title the land shall be in the name of the concerned party i.e. the unit which is getting the benefit of Bonafide Industrial use.
- (2) The Collector shall be required to obtain all prior NOCs & Clearance from concerned authorities/departments prior to grant of NA permission.
- (3) Where ever the unit is involved in the activities of dyes & chemicals or other industries which has an impact on pollution prior clearance of GPCB is a must.

- (4) The Unit shall be liable to present the final lay out the plan of the area of the operation and the activities of the production must start within the stipulated time period as laid down by the relevant provisions of the acts & rules.
- (5) In case of failure of any of the above conditions the Collector shall be competent to act under provisions of BLRC-1879 & The Bombay Tenancy and Agricultural Lands Act, 1948.

By order and in the name of the Governor of Gujarat,

JAYESH MISAN,
Under Secretary to Government.

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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

SCIENCE AND TECHNOLOGY DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th August, 2014.

INFORMATION TECHNOLOGY ACT, 2000.

No. GST/2/2014/ITA/10/2012/GOI-57-1150/IT.— In exercise of the powers conferred by section 90 read with sections 6 and 6A of the Information Technology Act 2000 (21 of 2000), the Government of Gujarat hereby amends the Gujarat Information Technology (Electronic Service Delivery) Rules, 2014 as follows namely:-

1. These rules may be called the Gujarat Information Technology (Electronic Service Delivery) (Amendment) Rules, 2014.
2. In the Gujarat Information Technology (Electronic Service Delivery) Rules, 2014, in rule 4, in sub-rule (1), for the words "one hundred and eighty days", the words "one year" shall be substituted.

By order and in the name of the Governor of Gujarat,

GAURANG SHAH,
Joint Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 13th August, 2014

BOMBAY LAND REVENUE CODE, 1879

No: GHM/108/2014/BKP/242013/879/K.— In exercise of the powers conferred by the second proviso to item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65B of the Bombay Land Revenue Code, 1879. (Bom.V of 1879), the Government of Gujarat hereby exempts from the fulfillments of conditions mentioned at item(vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65B of the use of land by the occupants or class of occupants as specified in the Schedule herein below for the bonafide industrial purpose.

SCHEDULE

Sr. No	Name of Village, Taluka, District	Survey\ Block No.	Area H. Are.C.M.	Bonafide Industrial Purpose	Occupants\Class of occupants
1	2	3	4	5	6
1	At. Jarod Ta. Waghodia Dist. Vadodara	Survey No. 434\6\B	0-50-40	Dexona Injection, Manufacture of Allopathic Pharmaceutical Preparation	Cadila Healthcare Limited

The above approval is subject to the following pre conditions to be full filed.

- (1) The title of the land shall be in the name of the concerned party i.e. the unit which is getting the benefit of Bonafide Industrial use.
- (2) The Collector shall be required to obtain all prior NOCs & Clearance from concerned authorities/departments prior to grant of NA permission.
- (3) Where ever the unit is involved in the activities of dyes & chemicals or other industries which has an impact on pollution prior clearance of GPCB is a must.
- (4) The unit shall be liable to present the final lay out the plan of the area of the operation and the activities of the production must start within the stipulated time period as laid down by the relevant provisions of the acts & rules.
- (5) In case of failure of any of the above conditions the Collector shall be competent to act under provision of BLRC-1879 & The Bombay Tenancy and Agricultural Lands Act, 1948.

By order and in the name of the Governor of Gujarat,

JAYESH MISAN,
Under Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th August, 2014.

THE GUJARAT FIRE PREVENTION AND LIFE SAFETY MEASURES ACT, 2013

No.GH/V/156 of 2014/PRC-102013-382(Part)-L:- In exercise of the powers conferred by sub-section (3) of section 1 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013), (hereinafter referred to as "the said Act") the Government of Gujarat hereby appoints, the date of publication of this notification, as the date on which the said Act, shall come into force, for the areas included within the jurisdiction limits of the urban development authority, area development authority and the Nagarpalika as specified in the schedule appended hereto.

SCHEDULE

1. Ahmedabad Urban Development Authority
2. Gandhinagar Urban Development Authority
3. Rajkot Urban Development Authority
4. Surat Urban Development Authority
5. Vadodara Urban Development Authority
6. Bharuch-Ankleswar Urban Development. Authority
7. Surendranagar-Wadhavan Urban Development Authority
8. Morbi-Wankaner Urban Development Authority
9. Anand-Vidhyanagar-Karamsad Urban Development Authority
10. Himmatnagar Urban Development Authority
11. Gift Urban Development Authority
12. Junagadh Urban Development Authority
13. Khambhaliya Urban Development Authority
14. Jamnagar Area Development Authority
15. Bhavnagar Area Development Authority
16. Vadinar Area Development Authority
17. Bhuj Area Development Authority

18. Bhachau Area Development Authority
19. Rapar Area Development Authority
20. Anjar Area Development Authority
21. Alang Area Development Authority
22. Ambaji Area Development Authority
23. All Nagarpalika declared under Gujarat Nagarpalika Act, 1963, except those included within the jurisdiction limit of the development authorities stated in sr. no. 1 to 22 above.

By order and in the name of the Governor of Gujarat,

NEELA MUNSHI,

Officer on Special Duty and Ex-Officio Deputy Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th August, 2014.

GUJARAT FIRE PREVENTION AND LIFE SAFETY MEASURES ACT, 2013

No.GH/V/157 of 2014/PRCH-102013-382-L (Part-2):- Whereas, the draft rules, namely the Gujarat Fire Prevention and Life Safety Measures Rules, 2014, were published by the Government of Gujarat in the Urban Development & Urban Housing Department vide No.GH-V-11 of 2014-PRCH-102013-382-L(Part-2), dated.20.01.2014 in the Gujarat Government extra ordinary Gazette Part IV-B dated.20.01.2014, inviting objection and suggestions from all persons likely to be affected thereby, before the expiry of the period of sixty days from the date on which copies of the Gazette containing the said notification were made available to the public;

AND WHEREAS, the copies of the said Gazette were made available to the dated.20.01.2014

AND WHEREAS, the objection and suggestions received within the said period from the public in respect of the said draft rules have been duly considered by the Government of Gujarat;

NOW THEREFORE, in exercise of the powers conferred by section 57 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013), the Government of Gujarat hereby makes the following rules, namely:-

CHAPTER I

PRELIMINARY

1. Short Title, Extent and Commencement.- (1) These rules may be called the Gujarat Fire Prevention and Life Safety Measures Rules, 2014.

(2) It extends to the whole of the State of Gujarat.

(3) It shall come into force on the date of their publication in the *Official Gazette*.

2. Definitions. - (1) In these rules, unless the context otherwise requires:-

- (a) "Act" means the Gujarat Fire Prevention and Life Safety Measures Act, 2013. (Guj. Act No. 11 of 2013);
- (b) "Fire Prevention Wing" means the Fire Prevention Wing created under rule 38;
- (c) "Fire Safety Certificate" means the Fire Safety Certificate issued under sub-rule (1) of rule 23;
- (d) 'Form' means 'Form' in appended to these rules;
- (e) "Gujarat State Institute for Fire Safety Training" means Gujarat State Institute for Fire Safety Training, (GSIFST) established under sub-section (1) of section 17 of the Act;

(f) 'Schedule' means a 'Schedule' appended to these rules;

- (2) The words and expressions not defined in these rules but defined in the Act, or GDCR or National Building Code of India or relevant Indian Standards or Specifications published by Bureau of Indian Standards shall have the meanings as assigned to them in the Act or Building Bye-laws or National Building Code of India, 2005 or relevant Indian Standards or Specifications published by the Bureau of Indian Standards for construction and fire safety of buildings or premises and *pandals*.

CHAPTER II

ORGANISATION, ESTABLISHMENT AND ADMINISTRATION

3. *Qualifications of the Nominated Officer.*- (1) For appointment of the nominated officer under clause (u) of sub-section (1) of section 2 of the Act, a person shall possess the qualifications as specified in First Schedule.
4. *Equipments and Appliances for Fire Service.*- (1) The Director shall determine the requirement of equipments and appliances for rescue, fire fighting, personal protection in such numbers and with such specifications taking into consideration the apprehension of fire risk in the area for effective measures of safety and efficient response in times of emergency.
- (2) The Director, with the previous sanction of the Government, shall procure equipments and appliances determined under sub-rule (1) in such manner that each fire division is adequately equipped to meet with the requirement of fire fighting and fire safety measures and make all necessary arrangements for their upkeep and maintenance to ensure their availability to provide fire prevention and fire safety service as and when required.
- (3) The life of equipments and appliances shall be as per the recommendations of the Standing Fire Advisory Council of the Ministry of Home Affairs, Government of India or of any other authority as may be authorized by the Government for this purpose.
5. *Construction or hiring of places for Fire Stations.*- (1) The Director shall identify the area where the establishment of a fire station is tactically advantageous to provide fire prevention and life safety measure.
- (2) The Director with the previous sanction of the State Government shall require the local authority to provide land on payment of such premium as may be fixed by the State Government.
- (3) The State Government may hire any building or premises on payment of such rent and on such terms and conditions as may be agreed to by both the parties where no land is made available by the local authority.
- (4) The composition of the fire station alongwith the staff pattern and facilities to be provided by a fire station may be decided by the Director, depending upon the circumstances prevailing and apprehension of fire risk in the area.
6. *Qualifications for appointment of Fire Officer of different ranks and other terms and conditions of service.*- (1) The qualifications for appointment and other conditions of services of Fire Officer of different ranks shall be, specified by the as the State Government, by any general or special order in that behalf.
7. *Restrictions respecting right to form association, etc.*- No member of the Fire Service shall participate in, or address, any meeting or take part in any demonstration organised by any person or persons for any political purposes or for such other purposes as may be prescribed.
8. *Badges of Ranks in Fire Service.*- Personnels serving at different ranks in any fire service shall have the badges of various ranks as specified in the Second Schedule.

CHAPTER III

LICENSED AGENCY

9. *Eligibility for Licensed Agency.*- No person shall be eligible to apply for grant of licence to act as a Licensed Agency unless he,—

(3) The Applicant shall attach the following documents, namely:-

- (i) solvency certificate for an appropriate amount as specified in column (2) of Table shown above;
- (ii) attested copy of partnership deed and power of attorney or articles of association and memorandum of association or affidavit on stamp paper in case the individual is the sole proprietor of the firm;
- (iii) certificates regarding satisfactory completion of works carried out in last three years issued by the concerned department;
- (iv) orders of works in hand in current year (upto the prescribed amount for that class);
- (v) certificate from the Chartered Accountant or registered Income Tax Practitioner in the prescribed form in case of private works;
- (vi) if the application for registration is made for the first time for a specific class, the applicant is required to have executed at least one work upto the maximum amount in the class, which falls by one class below the specific class, applied for;
- (vii) certificate regarding appointment of at least one officer possessing any of the qualifications specified in clause (b) of sub- rule (1);
- (viii) attested passport size photographs of partners or directors or individual proprietor and also of the officer or officers referred to in the application;
- (ix) affidavit on appropriate stamp paper, stating that his/ her firm is not black listed by any of the departments of the State Government, local authority or any board or corporation or organisation owned or controlled by the State Government or any other State Government;
- (x) list of technical staff with their qualifications; and
- (xi) such other information and/or documents as may be required by the Director.

11. Licence to act as Licensed Agency.—The application made under rule 10 shall be scrutinised by the Director in accordance with the rules and on being satisfied that the applicant fulfills all the criteria for grant of licence to work as licensed agency, he shall grant the Licence in "Form-A2" to act as Licensed Agency subject to the following terms and conditions, namely :—

- (1) The licence shall be—
 - (a) non-transferable,
 - (b) valid for two year from the date of issue, unless suspended or cancelled earlier,
 - (c) renewable for further period of two years, if so desired, before expiry of the licence.
- (2) Changes, if any, in respect of
 - (a) partners, director& or members,
 - (b) address of the office of the Licensed Agency.shall be forthwith reported to the Authority issuing the licence.
- (3) The Licensed Agency shall always keep the work, executed, or being executed by it, open for inspection by the Director, Chief Fire Officer or any fire officer authorised by the Director or the Chief Fire Officer.

12. Renewal of Licence.—An application for renewal of a licence granted under rule 11 shall be required to be made in "Form-A1" which shall be accompanied by a fee as specified under sub-rule (2) of rule 10 and also documents as mentioned in sub-rule (3) of rule 10.

13. Notice to showcause as why licence be not suspended or cancelled. — Where any person to whom the Licence has been granted contravenes any of the provisions of the Act or of the rules or fails to comply with the conditions of the licence or becomes unfit by reason of incompetency, misconduct or any other grave reasons, a notice in "Form-A3" shall be given to such person to showcause as to why the licence granted to him to act as Licensed Agency should not be suspended or cancelled.

CHAPTER IV

PROVISIONS RELATING TO FIRE PREVENTION AND LIFE SAFETY MEASURES

14. Certificates to be issued by a licensed agency.—(1) A certificate regarding the compliance of the fire prevention and life safety measures in a building or a part thereof as required by or under the provisions of the Act, shall be issued by a Licensed Agency in "Form-B1".

(2) The Licensed Agency shall issue a certificate in the months of January and July in each year regarding the maintenance of fire prevention and life safety measures in a building or premises being in good repair and efficient condition as specified in sub-section (2) of section 29 of the Act, in "Form-B2".

15. Notice for the removal of objects or goods likely to cause the risk of fire.—For the purpose of removal of objects or goods likely to cause the risk of fire, a notice in "Form-B3" shall be issued to the owner or occupier of building or premises, by the officer authorized in this behalf, directing him to remove, the objects or goods likely to cause the risk of fire, to a place of safety within a period of as specified in the notice.

(2) On failure to comply with the directions given under sub-rule (1), a further notice in "Form B4" shall be given under sub-section (2) of section 22 to submit his reply as to why the objects or goods should not be seized, detained or removed.

16. Memorandum of seizure, etc. and panchanama.—Where any objects or goods involving risk of fire are required to be seized, detained or removed under sub-section (2) of section 22, the memorandum of seizure, etc. shall be prepared in the "Form B5" and the *panchanama* shall be made in "Form B6".

17. Notice for entry and inspection.—(1) The notice to be given for entering and inspection required to be given under sub-section (1) of section 24 of the Act for ascertaining the adequacy or contravention of fire prevention and life safety measures in any place or building or part thereof, shall be in "Form B7".

(2) The notice under sub-section (1) of section 24 of the Act to a woman, who according to the custom does not appear in public, shall be given in "Form B8".

18. Report of Inspection.—The report of the nominated officer relating to inspection carried out by him under sub-section (5) of section 24 of the Act shall be given in "Form B9".

19. Notice to the owner or occupier of a building or part thereof to undertake certain measures.—(1) On completion of the inspection of a place or building or a part thereof, any deviation from, or contravention of, the requirements with regard to the fire prevention and life safety measures or any inadequacy or non-compliance of such measures provided or to be provided therein with reference to the height of the building or the nature of the activities carried on in such place or building or part thereof, are noticed, the owner or occupier of such place or building or part thereof shall be given a notice in "Form-B10", by the officer authorized in this behalf, under section 24 of the Act, directing him to undertake the requisite measures within seven days.

(2) The time to be specified in the notice given to the owner or the occupier under sub-rule (1) shall be specified having regard to the nature of the measures to be taken but no such time shall exceed 120 days in any case.

20. Procedure for sealing of a place or building or a part thereof.—The procedure to be followed by the Director or the Regional Fire Officer or the Chief Fire Officer in regard to sealing of any place or building or part thereof, as required under sub-section (3) of section 26 of the Act shall be as follows, namely:—

- (a) he shall require the persons, in possession or occupation of the place or building or part thereof to be sealed, to remove themselves from there forthwith;
- (b) in case of non-compliance of the said order, he shall direct any police officer having jurisdiction in the area to remove such persons from such place or building or part thereof;
- (c) after the removal of persons in possession or in occupation from such place or building or part thereof, he shall cause such place or building or part thereof to be sealed by such police officer forthwith in the manner which he deems fit;
- (d) the seal used to seal as aforesaid shall remain in the custody of the Director or, the Regional Fire Officer or the Chief Fire Officer, as the case may be;

- (i) if the place or building or part thereof required to be sealed on receipt of the report of the nominated officer, is found to be locked or inaccessible, he may break to open with the assistance of the police officer and enter the premises and after taking all necessary steps required to be taken under the Act, or under these rules, relock and cause it to be sealed as aforesaid;
- (ii) where a place or building or a part thereof is sealed under sub- clause (i), an inventory of the material found in such place or building or part thereof shall be prepared in the presence of two independent witnesses and a copy thereof shall be delivered to the owner or occupier, if present at the site. The "Form B5" for inventory and "Form B6" for panchanama, respectively, shall be used for preparation of the reports;
- (iii) he shall make report in writing to the Police Inspector of the concerned Police Station if the seal so fixed on any place or building or part thereof is found to be broken or tampered.

21. Appointment of Fire Safety Officer.- (1) For the purpose of effective fire prevention and life safety measures, every owner or occupier or every factory shall appoint a fire safety officer, within a period of six months from the commencement of the Act, having prescribed qualifications and thereafter shall send the compliance report to that effect in Form B11 to the Regional Fire Officer or the Chief Fire Officer.

(2) On the receipt of the compliance report made under sub-rule(1), the Regional Fire Officer or the Chief Fire Officer, shall after due verifications, issue a certificate of enrolment of appointment of the fire safety officer, under the seal and signature of the Regional Fire Officer or the Chief Fire Officer or any other authority in "Form 'B12'".

(3) In case of failure to appoint a fire safety officer as specified in sub-rule (1), the Regional Fire Officer or the Chief Fire Officer shall, after giving an opportunity of being heard, if it is considered to do so, communicate to the relevant authority or to the labour commissioner to take appropriate action for the discontinuance of the use or closure of the building or premises or the factory, as the case may be.

(4) The classification of buildings or premises and the qualifications of the Fire Safety Officer shall be as specified in the Third Schedule;

22. Minimum standards for fire prevention and fire safety for buildings or premises.- (1) The minimum standards for fire prevention and fire safety for buildings or premises required under sub-section (2) of section 18 of the Act, with respect to the height of the buildings and class of occupancy as provided in the building bye-laws or National Building Code of India, shall *mutatis-mutandis* apply in the following matters, namely:-

- (a) access to building,
- (b) number, width, type and arrangement of exits,
- (c) protection of exits by means of fire check door (s) and or pressurization,
- (d) compartmentation,
- (e) smoke management system,
- (f) fire extinguishers,
- (g) first-aid hose reels,
- (h) automatic fire detection and alarming system,
- (i) public address system,
- (j) automatic sprinkler system,
- (k) internal hydrants and yard hydrants,
- (l) pumping arrangements,
- (m) captive water storage for fire fighting,
- (n) exit signage,
- (o) provision of Lifts,
- (p) standby power supply,
- (q) refuge area,
- (r) fire control room,
- (s) special fire protection systems for protection of special risks:

Provided that classes of occupancies or buildings or premises for which fire prevention and fire safety measures are not provided in the building bye-laws or National Building Code of India, the Director may require the owner or occupier of such occupancies or buildings or premises to provide fire prevention and fire safety measures in accordance with the international standards as may be provided by the Fire Prevention Wing:

Provided further that where the Government is of the opinion that it is necessary or expedient to do so, it may, by order, for reasons to be recorded in writing, relax or modify or annul any requirement concerning fire prevention and fire safety measures under these rules with respect to any class of occupancy in any building or premises in special areas or in respect of any building or premises in any area that was constructed or which was under construction prior to the date of commencement of these rules.

(2) Where the Regional Fire Officer or the Chief Fire Officer is of the opinion that it is necessary or expedient to do so, it may, for reasons to be recorded in writing, require the owner or occupier of the buildings or premises to provide additional fire prevention and fire safety measures.

23. Issuance of Fire Safety Certificate. - (1) The Regional Fire Officer or the Chief Fire Officer or any other officer (s) authorised by him in this behalf by a general or special order shall issue a Fire Safety Certificate in "Form B13" to the owner or occupier of the building or premises with such conditions as may be specified in the Fire Safety Certificate for compliance of fire prevention and fire safety measures as specified under these rules.

(2) The application for grant of Fire Safety Certificate shall be made to the Regional Fire Officer or the Chief Fire Officer in "Form B14" and shall be accompanied with a certificate from the architect and owner or occupier to the effect that all the fire prevention and fire safety measures as required under rule 22 have been incorporated in the building or premises.

(3) On receipt of the application made under sub-rule (2), the building or premises shall be inspected by the Fire Officers to ascertain the availability and operability of the fire prevention and fire safety measures who shall send his report with recommendation to the Regional Fire Officer or the Chief Fire Officer for grant or refusal of fire safety certificate.

(4) On receipt of the recommendations under sub-rule (3), the Regional Fire Officer or the Chief Fire Officer shall grant the fire safety certificate in the relevant prescribed form or reject the same for reasons to be recorded in writing and communicate to the owner or occupier, as the case may be.

(5) In case of rejection of application for grant of fire safety certificate, under sub-rule (4), a fresh application shall be made by the owner or occupier under sub-rule (2) duly complying with the requirements as communicated under sub-rule (4).

(6) The buildings or premises that have already been issued 'No Objection Certificate' for the occupancy of the building or premises shall deemed to have been issued 'Fire Safety Certificate' under rule 23 subject to verification of compliance of fire prevention and fire safety measures on which the 'No Objection Certificate' was issued on the last occasion.

24. Duration of Fire Safety Certificate.- The fire safety certificate issued under rule 23 unless sooner cancelled shall be valid for a period of 5 years for residential buildings (other than hotels) and 3 years for non-residential buildings including hotels from the date of issue:

Provided that the Regional Fire Officer or the Chief Fire Officer may reduce the period after recording the reasons therefore.

25. Renewal of Fire Safety Certificate.- (1) Application for renewal of Fire Safety Certificate granted under rule 23 shall be made to the Regional Fire Officer or the Chief Fire Officer, in Form 'B14' along with a copy of the Fire Safety Certificate prior to one month before of the expiry date of the Fire Safety Certificate.

(2) On receipt of an application made under sub-rule (1), the Regional Fire Officer or the Chief Fire Officer or any other officer authorised by him shall inspect the building or premises to verify the compliance of rules and forward the report of the compliance or otherwise, to the Director.

(3) On receipt of report under sub-rule (2), the Regional Fire Officer or the Chief Fire Officer or any other officer authorised by him in this behalf by a special or general order, renew the Fire Safety Certificate for a period specified under rule 24 or reject the application duly recording the reasons therefore.

26. **Liability to maintain fire safety measures.-** (1) The occupier of the building or premises, as the case may be, shall maintain the fire prevention and fire safety measures provided in the building or premises at all times in best repairs for use by the occupants or members of Fire Service or both in the event of an out break of fire.

(2) The occupier of the building or premises or the Fire Safety Officer appointed under section 12 of the Act, as the case may be, shall declare every year in Form 'B15' that fire prevention and fire safety measures provided in the building or premises.

(3) It shall be lawful for the the Regional Fire Officer or the Chief Fire Officer, to enter and inspect the building or premises, as the case may be, with a view to verifying the correctness of the declaration made under sub-rule (2) and to point out the shortcomings, if any, with directions to remove them within a specified time. If the directions of the inspecting officer are not complied within the time limit so given, the inspecting officer with the previous approval of the the Regional Fire Officer or the Chief Fire Officer shall declare the building or premises unfit from fire safety point of view and direct the local body/ authority or any other authority concerned to disconnect the electricity and water supply to the building or the premises, as the case may be, and the local body/ authority or the other authority shall comply with the directions of the inspecting officer.

(4) The owner or the occupier of the building or premises or the Fire Safety Officer, who falsely makes declaration, in contravention of the provision made under sub-rule (2), shall be deemed to be in default and shall be liable to penalty.

CHAPTER V

PROVISIONS FOR TEMPORARY STRUCTURES

27. **Minimum standards for fire prevention temporary structure, etc.-** (1) The minimum standards for fire prevention and fire safety for temporary structure such as mandap, shamiyana or tents or pandal for the purposes of sub-section (2) of section 27 shall be required in accordance with IS:8758:1993 published by Bureau of Indian Standards, New Delhi and National Building Code of India, relating to the following matters, namely:-

- (a) access temporary structures etc;
- (b) open space around the temporary structures etc;
- (c) distance from medium and high voltage electrical wires and hazardous installations,
- (d) means of exits,
- (e) material of construction,
- (f) first-aid fire fighting arrangements,
- (g) water storage for fire fighting,
- (h) electrical wiring,
- (i) availability of trained fire fighting staff.

(2) The promoter, organizer or the owner or occupier shall require provide and maintain the measures specified in sub-rule (1).

28. **Form of declaration.-** The erector of temporary structures such as *mandap, shamiyana or tents or pandal* shall, for the purposes of due compliance of sub-section (2) of section 27 of the Act, make a declaration in Form 'C1', to the effect that adequate fire safety measures have been taken as provided in rule 27.

29. **Removal of encroachments or objects or goods likely to cause a risk of fire or any obstruction to fire fighting.-** (1) The Sub-Divisional Magistrate having jurisdiction may, after giving a reasonable opportunity of being heard as provided by sub-section (7) of section 27 of the Act may order to seize, detain or remove encroachments or objects or goods likely to cause a risk of fire or obstruction to fire fighting.

(2) The order under sub-rule (1) shall be made in Form 'C2' and the panchnama shall be made in Form 'C3'.

(3) The notice to the person in possession of the inventory of the objects or goods as required under sub-section (8) of section 27 of the Act shall be given in Form 'C4'.

30. Notice to pay the charges for the services rendered by the State Fire Services.- (1) Where the State Government has provided the services for Fire Prevention and Life Safety Measures, the Director may issue notice in Form C5 requiring the owner or the occupier of the building or premises, to pay the amount for the expenses incurred for rendering the aforesaid services.

31. Measures to be taken for fire prevention and life safety in temporary structures.- The measures required to be taken by the promoter, the organizer or the owner or the occupier of premises declared under sub-section (1) of section 27 of the Act, shall be such as specified in sub-rule(1) of rule 27.

(2) The show cause notice to be issued by the Sub-Divisional Magistrate under sub-section (6) of section 27 of the Act shall be as specified in Form C6.

(3) The Regional Fire Officer or the Chief Fire officer may grant permission, in form C8, subject to such conditions, as specified therein, for the use of temporary structures *a shamiyana or tent or mandap*, on receiving the declaration by the promoter or the organizer or the owner or the occupier of premises in form C7, the measures taken by him as specified in sub-rule(1) of rule 27..

(4) The Director or the Regional Fire Officer or the Chief Fire officer or the Nominated officer may, under sub-section (4) of section 27 of the Act, inspect the premises ensuring the correctness of the declaration made in form C7 or otherwise, and in case of inadequacy, give necessary directions to comply, within the specified time, to the promoter or the organizer or the owner or the occupier.

(5) In case of failure to comply any directions given under sub-rule (4) by the said officer may seal or dismantle the temporary structures *a shamiyana or tent or mandapand* recover the cost incurred thereof from the promoter or the organizer or the owner or the occupier.

(6) The Regional Fire Officer or the Chief Fire officer or any authorized officer, in this behalf, if finds that there exists any encroachment or objects or goods, which may cause or likely to cause a risk of fire or any obstruction to firefighting, he may direct to remove, within specified time, such encroachments or objects or goods.

(7) On failure to comply with the directions given under sub-rule (6), by the the promoter or the organizer or the owner or the occupier, the said officer shall take necessary action as per sub-section (6) of section 27 of the Act.

(8) On receipt of the report given by the Regional Fire Officer or the Chief Fire officer or any authorized officer, of the encroachment or objects or goods, which may cause or likely to cause a risk of fire or any obstruction to firefighting, may make an order in form C2 to seize, detain or remove it.

(9) The person authorized under sub-rule (8), shall give a notice in form C4, to the person in possession, that the goods and objects seized, detained or removed shall be sold if they are not claimed within the time specified in the notice.

(10) Any person aggrieved by an order under sub-rule (7) or a notice issued under sub-rule (8) may prefer an appeal in form C9 which shall be accompanied by a copy of order or notice appealed against and by a fee of Rs. 5,000/- (Rupees five thousand only) through a bank draft drawn in favour of the Director, Gujarat State Fire Service payable at Gandhinagar.

(11) The appellate authority shall consider all the circumstances of the case and after making necessary inquiry as it deem fit pass such orders as it may deem just and proper and his order shall be final.

(12) The authority which made the order or issued the notice on which the appeal was preferred shall give effect to the order passed by the appellate authority.

CHAPTER VI

TRAINING TO FIRE PERSONNEL

32. Training Charges.- The trainee shall pay at the time of admission training charges as specified in the Forth Schedule by demand draft payable to the Principal, Gujarat State Institute for Fire Safety Training, (GSIFST):

Provided that, the trainees on the roll of State Fire Service shall not be liable to pay training charges.

33. Manner for remittance of training charges.- (1) The Principal, GSIFST shall remit or cause to remit to the Director, State Fire Service at the end of each course the total sum of the training charges received under the heads of tuition fee, laboratory charges, fire ground operation charges, and accommodation charges.

(2) The Director, shall maintain a separate head for remitting the training charges received and shall utilize the same for providing amenities like sports facilities (indoor and outdoor), and indoor recreation facilities to the trainees.

34. Training charges to be non-refundable.- If any trainee decides to withdraw from the course before the date of closing of training schedule for whatever reasons or expelled from the course by the Principal, GSIFST he shall not be entitled to refund of training charges remitted by him under rule 32 in full or part thereof.

35. Security Deposit.- (1) On admission of an trainee to a course, if he is allotted accommodation, he shall be required to deposit a sum of rupees one thousand only as security deposit by a bank draft, to the Principal, GSIFST:

Provided that, the trainees on the roll of State Fire Service shall not be liable for payment of Security Deposit.

(2) The security deposit shall be refunded at the end of course after verifying that all articles made available to him are in good condition and no losses has caused to the exchequer during the training by his conduct.

CHAPTER VIII

APPEAL

36. Appeal.- (1) An appeal to the Appellate Authority under section 33 of the Act shall be preferred in Form C9 and shall be accompanied by a copy of order or notice appealed against and by a fee of Rs. 5,000/- (Rupees five thousand only) through a bank draft drawn in favour of the Appellate Authority.

(2) The appellate authority shall consider all the circumstances of the case and after making necessary inquiry as it deem fit pass such orders as it may deem just and proper and his order shall be final.

(3) The authority which made the order or issued the notice on which the appeal was preferred shall give effect to the order passed by the appellate authority.

37. Compounding of offences.- The offences punishable under the Act, specified in column (2) may be compounded either before or after the institution of prosecution by the officer specified in column (2), for the amount specified in column (3) of the Table below:-

Table

<i>Officer</i>	<i>Offences and Penalties under the Act</i>	<i>Fine Rupees</i>
(1)	(2)	(3)
<i>Regional Fire Officer or the Chief Fire Officer</i>	Sub-section (1) of Section 18	10000
	Sub-section (1) of Section 19	10000
	Sub-section (4) of Section 21	10000
	Sub-section (2) of Section 22	10000
	Sub-section (3) of Section 24	10000
	Sub-section (4) of Section 27	10000
	Sub-section (1) of Section 29	10000
	Sub-section (3) of Section 29	10000

CHAPTER IX

GENERAL MEASURES FOR FIRE PREVENTION

38. Fire Prevention Wing.- There shall be constituted a 'Fire Prevention Wing' for the State Fire Service, or for local authority under the Director or the Chief Fire Officer consisting of such other fire officers and other personnels as the State Government may by notification in the *Official Gazzette* declare or the local authority may declare by an order, as the case may be.

39. Powers and Functions of Fire Prevention Wing: (1) The Fire Prevention Wing or officer authorized by it, shall examine the building plans referred to Fire Service by local authority or any other statutory authority for compliance by the owner or occupier under the regulations made under sub-section(2) of section 18 of the Act.

(2) The Fire Prevention Wing shall have the following powers and functions in addition to sub-rule(1), namely:-

- (a) study the trends in fire accidents in the region and assist in framing the policies in the matters connected therewith for the fire prevention and fire safety and similar other matters incidental thereto, requirement and deployment of fire fighting equipment and appliances, planning for new fire stations and prepare training requirements for Fire Service;
- (b) study the provisions relating to fire prevention and fire safety as contained in other Acts, Statutes, Rules and Regulations for the time being in force;
- (c) in consultation with the Government counsel, defend the cases in various courts of law;
- (d) organize mass awareness programs on fire prevention and fire safety and prepare leaflets and other advertisement material in electronic form for distribution to the public free of any charges.

40. Fire Service response to an Emergency.- The Fire Service response to an emergency arising due to an out break of fire or any other emergency requiring Fire Service intervention shall be carried out in accordance with the directions given by the Regional Fire Officer.

41. Issuing of Fire Report.- (1) A fire report shall be made available on line or otherwise within 72 hours of the date of occurrence of fire to the Director for every fire accident and special service call responded to by the any Fire Service. The owner or occupier whose property was affected by fire or otherwise by whatever way may obtain the copy of report from the Director.

(2) In case owner or occupier requires any change in facts reported in the fire report he or she shall make an application in Form D1 to the Director who may after satisfying himself allow the change requested for and record the same on the fire report.

42. Adequate supply of water for fire fighting.- (1) Notwithstanding anything contrary to the provisions in any other Act or rules for time being in force, the Regional Fire Officer or the Chief Fire Officer, as the case may be, may require the authority having jurisdiction to provide hydrants at strategic locations on the public mains or private mains of not less than 150 mm diameter on payment of charges as demanded by such authority.

(2) The residual pressure at the hydrant shall not be less than 1.5 bar (20 lbs. per square inch).

(3) There shall be provided near each hydrant provided under sub-rule (1) an identification plate showing hydrant number and size of mains and each such hydrant shall be maintained by the authority which provided the hydrant.

43. Directions of Fire Officer relating to supply of electricity or water or removal of persons from, a place or building or part thereof which is in imminent danger:— (1) The Director or the Regional Fire Officer or the Chief Fire Officer, may make an order under section 26 of the Act, directing the responsible authority,-

- (a) in Form D2 to supply or disconnect electricity or water, as the case may be, to a place or building or a part thereof, which is dangerous to any person or property and
 - (b) in Form D3 to any Police Officer having jurisdiction in the area, to remove persons from any place or building or part thereof which is dangerous to any person or property, and
- the said authority or the police officer, as the case may be, shall be abide by such directions and he shall be responsible for the compliance of the orders passed.

44. Duties and responsibilities of fire officers and staff.- Subject to the provisions of this Act and the rules made there under, the Director with the approval of the State Government shall, by general or special order, prescribe the duties to be performed and responsibilities of the personnels of Fire Services.

45. Requisition of fire fighting equipment. — For the purpose of sub-section (1) of section 13 of the Act, the Director or any Fire Officer may, by order in Form D4 direct to requisite any fire fighting equipment or property of any authority or any institution or individual in the event of fire.

46. Report of damage caused to premises during fire fighting operations and assessment and payment of compensation.- (1) The Director or the Regional Fire Officer or the Chief Fire Officer or any other fire officer who is in-charge of fire fighting operations on the spot, shall make a report in Form D5 to the respective local authority as to the damage caused, if any, to the premises by fire officers or fire personnel during fire fighting and rescue operations as referred to in sub-section (1) of section 14.

(2) On receipt of report made under sub-rule (1), the same shall be assessed by an officer of the respective Local Authority as may be nominated in that behalf and such nominated officer shall, after giving an opportunity of being heard to the owner or occupier concerned, assess the damage and submit his recommendations in that behalf to the authority for its consideration.

(3) Having regard to the recommendation made by nominated officer under sub-rule (2), and where the building or property to which such damage is caused is insured, the Insurance Company shall while determining and granting compensation to be paid to the owner or occupier take into account the damage caused to the premises or any other property by the fire officers or fire personnel during the conduct of firefighting and rescue operations.

47. Report of accident to fire officer or fire personnel during fire and payment of compensation.- The fire officer in-charge of fire, shall submit a report of any accident occurred during such fire fighting or rescue operations, in case of natural calamity or otherwise, to the Director, the Regional Fire Officer or the Chief Fire Officer and the compensation payable to any fire officer, or fire personnel in the case of such accident, or to their dependents in the case of death or permanent disability, shall be such as may be determined by, the Director may with the approval of the State Government or the local authority, as the case may be.

48. Employment of fire officer or fire personnel for purposes other than fire fighting within or outside the sphere of their duties.- The fire officers or fire personnel may be engaged for the purposes other than fire fighting at the discretion of the Director or the Chief Fire Officer or any subordinate officer authorized by the Director or the Chief Fire Officer, in the case of all calls relating to natural calamities and rescue of life.

49. Rates for supply of water required on the occasion of fire fighting operations.- Where the officer in-charge of the fire fighting operations draws water, from any source in the area, which he considers necessary for such operations, the authority or owner or occupier having control over such water source shall be paid for the water so utilised,—

- (a) if water is drawn from an authority, then at the lowest rate of supply of water which is usually charged from the users of water in such area by such authority;
- (b) if water is drawn from any owner or occupier, then at the rate which shall not exceed the lowest rate referred to in clause (a), and where such rate is not available, then at such rate as may be determined by negotiation, subject, however, to the condition that where any dispute arises as to such rate, in the case of an authority, the decision of the authority competent, and in the case of an owner or occupier, the decision of the Director, shall be final.

50. Terms for securing personnel or equipment or both for fire fighting purposes.- The terms on which the Director or the Chief Fire Officer or any other fire officer authorized by any authority may secure, by agreement, fire fighting equipment or personnel from any person who employs and maintains personnel or equipment or both, for fire fighting purposes, shall be as follows, namely:—

- (1) As soon as may be, after the fire fighting operation is over, the Director or the Regional Fire Officer or the Chief Fire Officer or any other Fire Officer in charge of the fire fighting operation, as the case may be, shall relieve the personnel or equipment so secured and restore the same to the person, including the local authority, firm and institution or individual, from whom the services of personnels and possession such equipment were secured.
- (2) There shall be paid to the employer of such personnel or owner of such equipment, compensation, the amount which is determined in accordance with the principles hereinafter setout, namely:—
 - (a) where the amount of compensation is determined under the agreement, it shall be paid in accordance with such agreement;
 - (b) where such compensation is not settled in the agreement or where no such agreement with regard to compensation can be reached, the matter shall be referred to the State Government or the local authority, as the case may be, and the decision of the State Government or the local authority, as the case may be, shall be final;
 - (c) if any injury is caused to any personnel or any damage is caused to any equipment and the employee or the owner of the equipment, as the case may be, demands any compensation separately in respect thereof, and no agreement can be reached, the

matter shall likewise be referred to the State Government or the local authority, as the case may be, for determination and the decision of the State Government or the local authority, as the case may be, shall be final.

51. Rewards.- (1) The Director or the local authority, as the case may be, may sanction rewards by way of certificate or cash rewards or with both to the personnels of any Fire Service for meritorious performance of duties, to the extent as specified in the Table below:-

TABLE

Sr. No.	Sectioning Authority	Type of commendation	Cash Rewards
(1)	(2)	(3)	(4)
1	Director	Commendation Roll	Up to Rs. 5,000/- in each case for actions of outstanding merit.
2	The Regional Fire Officer or the Chief Fire Officer	Commendation Certificate Class I	Up to Rs. 3,000/- in each case for actions of special merit.
3	The Deputy Chief Fire Officer	Commendation Certificate Class II	Up to Rs. 1,000/- in each case in recognition of specific instances of exemplary performance or assistance to Fire Service on the occasion of fire and/ or rescue:

Provided that the State Government or the local authority may on the recommendation of the sanctioning authority, in each case, grant rewards up to Rs. 10,000/- (Rupees ten thousand only) in recognition of specific instances of exemplary performance or assistance by the members of any Fire Service on the occasion of fire and or rescue .

(2) The rewards to the members of Fire Service under sub-rule (1) shall be recorded in the Service Book in green ink by the authority granting such reward.

52. Power of Director to give directions.-(1) The Director with the previous approval of the Government, may issue such directions as are necessary for the efficient administration of the fire service which may among others, include the followings, namely:-

- (i) training to members of fire service;
- (ii) discipline and good conduct of members of fire service;
- (iii) speedy attendance of members of fire service with necessary appliances and equipment on the occasion of any alarm of fire;
- (iv) conditions of service of the members of Fire Service;
- (v) assigning duties to fire officers of all ranks and grades, and prescribing the manner in which and the conditions subject to which they shall exercise and perform their respective powers and duties;
- (vi) institution, management and regulation of any Fire Service fund for any purpose connected with policy administration;
- (vii) maintenance of Fire Service equipment and appliances to keep them in due state of efficiency; and
- (viii) generally for the purposes of rendering the Fire Service efficient and preventing abuse or neglect of their duties.

53. Power of Director to have assistance of police officers.- The Director or the Regional Fire Officer or the Chief Fire Officer or any other fire officer while performing his duties in Fire Fighting operations or any other duties of seizure, detention or removal of any goods involving risk of fire may require the assistance of a police officer or members of the police force as an aid in performance of such duties and it will be the duty of police officer of all the ranks or such members to aid the Director or such fire officer in the execution of their duties under this Act.

FIRST SCHEDULE

(See rule 3)

Qualifications for the appointment of Nominated Officer

Serial Number	Municipality	Qualifications
(1)	(2)	(3)
(1)	Municipal Corporation	The State Government shall time to time, by an order prescribe the qualifications.
(2)	Municipalities, or Notified Area or Industrial Townships/Estate.	The State Government shall time to time, by an order prescribe the qualifications.
(3)	Special Investment Region and Special Economic Zones (SEZs), Private Townships	The State Government shall time to time, by an order prescribe the qualifications.

SECOND SCHEDULE

Badges of Ranks in Fire Service

(See rule 8)

1. **Badges of Ranks, Peak Cap, Collar Patches and Hemet Markings.-** The Badges of Ranks, Peak Cap, Collar Patches and Hemet Markings for various posts in Fire Service shall be as per the table below:-

Sr. No.	Name of the post	Badges of rank	Collar Patches	Peak Cap	Helmet
1	Director	Cross sword and baton with one small impeller $\frac{3}{4}$ " diameter + Shoulder titles "GSFS".	Blue black collar patches with two rows of oak leaves as per drawing.	Two rows of silver oak leaves on peak embroidered badge and black band placed around the head level.	White with one 38 mm black band.
2	Chief Fire Officer	Ashok emblem with three small impellers $\frac{3}{4}$ " diameter + Shoulder titles "GSFS".	One silver line 7 cm long line on blue blazer cloth.	One row of silver oak leaves on peak, embroidered badge and black band placed around the head level.	White with two 19 mm black bands with 12.5 mm separation.
3	Deputy Chief Fire Officer	Ashok emblem with one small impeller $\frac{3}{4}$ " diameter + Shoulder titles "GSFS".	One silver line 4 cm long line on blue blazer cloth.	One row of silver oak leaves on peak, embroidered badge and black band placed around the head level.	White with three 12.5 mm black bands with 12.5 mm separation.
4	Divisional Officer (Fire)	Ashok emblem + Shoulder titles "GSFS".	Not applicable.	Plain peak with embroidered badge.	White with two 12.5 mm black bands with 12.5 mm separation.
5	Assistant Divisional	Three small impellers $\frac{3}{4}$ " diameter + Shoulder titles "GSFS".	Not applicable	Plain peak with embroidered badge.	White with one 12.5 mm black band.
6	Station Officer	Two small impellers $\frac{3}{4}$ " diameter + Shoulder titles "GSFS".	Not applicable	Plain peak with metal badge.	Yellow with one 12.5 mm black band.
7	Sub-Officer	Two small impellers $\frac{3}{4}$ " diameter with blue strip + Shoulder titles "GSFS".	Not applicable	Plain peak with metal badge.	Yellow.
8	Leading Fireman	One bar $\frac{1}{2}$ " wide and $1\frac{1}{2}$ " long with semi-circular cross section with flat bottom surface and round surface on top made out of white metal + Shoulder titles "GSFS".	Not applicable	Khaki Beret with metal badge.	Black.

Sr. No.	Name of the post	Badges of rank	Collar Patches	Peak Cap	Helmet
9	Driver	2" diameter, 3 spoked steering wheel embroidered in white on blue black ground + Shoulder titles "DFS" ..	Not applicable	Khaki Beret with metal badge.	Black.
10	Fire Operator/ Fireman /Fireman Driver	Shoulder titles 'GSFS'	Not applicable	Khaki Beret with metal badge.	Black

2. **Car Flag and Star Plate.-** (1) The staff car used by the Director shall have displayed on the bonnet a flag made out of blue black blazer cloth and star plate on front and rear side bumper of the staff car as per drawing.

(2) The staff car used by the Chief Fire Officer shall have displayed on the bonnet a flag made out of blue black blazer cloth and star plate on front and rear side bumper of the staff car as per drawing.

THIRD SCHEDULE*(See sub-rule (4) of rule 21)***Classification of Buildings for Appointment of Fire Safety Officer**

1. The Fire Safety Officers of different Ranks shall be appointed for different class of buildings namely:

Class of building	Buildings	Rank of Fire Safety Officer
I	<ol style="list-style-type: none"> 1 cinema houses with seating capacity of more than 1000 persons and having commercial complex with built-up area more than 10000 sq. mtr. and building having multiple cinema with seating capacity, taken together, of 1000 persons, or more, whether, having commercial complexes or not; 2 underground shopping complexes, district centers, sub-central business districts, including the basement with build up area of more than 25000 sq. mtr.; 3 large oil and natural gas installations such as refineries, LPG bottling plants and similar other facilities; 4 open stadia with seating capacity more than 50,000 persons and indoor stadia with seating capacity more than 25,000 persons; 5 public and semi-public buildings like large surface and sub-surface railway stations, interstate bus terminuses, airports amusement parks and other similar buildings; 	Deputy Chief Fire Officer
II	<ol style="list-style-type: none"> 1 hotels with 100 rooms and above; 2 multistoreyed non-residential buildings above 50 meters in height; 3 hospitals and nursing homes with more than 500 beds; 	Divisional Officer (Fire)

8. Class of occupancies likely to cause risk of fire.- the following classes of occupancies for the purposes of sub-section (1) of section 25 of the act shall be construed to likely cause a risk of fire, namely:-

- (a) pandal having seating capacity more than 50 persons or covered area more than 50 square meters.
- (b) residential buildings (other than hotels and guest houses) having height more than 15 meters or having ground plus four upper stories including mezzanine floor.
- (c) hotels and guest houses having height more than 12 meters having ground plus three upper stories including mezzanine floor.
- (d) educational buildings having height more than 9 meters or having ground plus two upper stories including mezzanine floor.
- (e) institutional buildings having height more than 9 meters or having ground plus two upper stories including mezzanine floor.
- (f) all assembly buildings.
- (g) business buildings having height more than 15 meters or having ground plus four upper stories including mezzanine floor.
- (h) mercantile buildings having height more than 9 meters or having ground plus two upper stories including mezzanine floor.
- (i) industrial buildings having covered area on all floors more than 250 square meters.
- (j) storage buildings having covered area on all floors more than 250 square meters.
- (k) all hazardous buildings having covered area on all floors more than 100 square meters.
- (l) underground structures.

9. Height of building.- the minimum height of the buildings for the purposes of sub-section (1) of section 33 and sub-section (1) of section 35 of the act shall be as specified in rule 27.

FOURTH SCHEDULE**Training Charges at Admission to Course**

(See rule 32)

1. **Training Charges.-** The training charges to be paid by each external trainee at the time of admission to any course of study conducted at GSIFST or at any other place as may be determined by the Director shall be determined based on the duration of the course in accordance with the table below:

Course Duration (Weeks)	Training Charges (Rs)						Total (Rs) [Exclu-ding accommoda tion charges]	
	Tuition Fee	Laboratory Charges	Fire Ground operation charges	Accommodation Charges (Rs per week)				Trainees amenities fund
				Barrack	Single	Double		
1	500	--	500	250	1000	500	100	1100
2	1000	--	1000	250	1000	500	200	2200
3	1000	500	1000	250	1000	500	300	2800
4	1500	500	1500	250	1000	500	400	3900
6	2000	1000	3000	250	1000	500	600	6600
12	4000	2000	4000	250	1000	500	1200	11200
24	8000	2000	5000	250	1000	500	2400	17400

2. **Trainees' Amenities Fund to be paid by members of Fire Service.-** All the members of Fire Service undertaking a course of study at GSIFST shall pay the trainees' amenities fund determined under clause (1) at the time of admission.

Revision of Training Charges.- The training charges shall be revised every three years at the rate as may be determined by the Government.

FORM A1

(See sub-rule 1 and rule 10)

Application for Licence to act as Licesance Agency

To,

The Director

Sub: - Application for Licence to act as Licensed Agency

The undersigned hereby applies for grant of or renewal of License to act as a Licensed Agency for undertaking and executing the work of providing installation of equipments and maintenance of fire prevention and life safety measures in any place, building or part thereof. The particulars regarding the Agency are given below:-

1.	Full Name of the Applicant (In capital letters).	
2.	Whether Licensed Agency will be a Proprietary Concern or an Association of persons such as a Firm or Company, etc.	
3.	Registration No. of Firm or Company (Copies of Registration Certificate, article of Association or other relevant document appended.	
4.	Address	
5.	If the Licensed agency will be: a. proprietary concern, the name, qualifications and address of the person operating the same. b. a firm or company, names, qualifications and addresses of each of the partners, or as the case may be, Directors.	
6.	Office address from where the Agency will act as a Licensed Agency --	
7.	Class for which Licence is applied for -	
8.	Personnel with the Agency - a. Supervisory staf, name, qualifications and addresses of each. b. Other employees-names, qualifications and addresses of each.	
9.	Details of work with regard to fire Prevention and life safety measures, if any, undertaken and executed previously. a. Name or nature of work b. Approximate cost of work c. Whether the work executed or still in progress and remains to be executed. (Note.-Original or attested copies of Certificate of verification of above details by the officers under whom works are carried. out are attached).	
10.	Technical qualifications and experience of the promoter or partners of directors and dealing technical officers or employees of or with the applicant.	
11.	Workshop machinery, tools and plant owned by the applicant, (location and site of workshop and full details to be given).	
12.	Whether enlisted with any other department or Organization in any other State. If so, in which category. a. Has the applicant or his partners or Directors been blacklisted in the past by any Government Department/ organization/other State? b. Has the applicant applied for registration elsewhere in his name or in the name of partner, Director or firm or company? If so, whether the application is rejected? Give particulars.	
13.	Whether the applicant has produced up to date Income tax certificate.	
14.	Amount of solvency certificate, which the applicant has held or produced.	
15.	A fee of Rs. _____ remitted herewith by Demand Draft No. Dated. _____ Drawn on _____ Bank.	
16.	If the application is for renewal of the existing licence, the details in respect of the licence and the period of its validity. (copy of the licence appended).	
17.	Whether, the licence to act as Licensed Agency granted anytime previously has been suspended or cancelled; and if so, reasons therefor:-	

I/We certify that I/We have not been and will not get myself or ourselves registered as contractor in the department under more than one name.

Thanking you,

Yours faithfully

FORM A2

License to act as a Licensed Agency for Fire Prevention and life Safety Measures

(See rule 11)

Licence No.

Date:-

Licence is hereby granted or renewed under the provisions of sub-section (1) of section 28 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Gujarat Act 11 of 2013) to _____ having their registered office at _____, to act as Licenced Agency for the purposes of the said Act for execution of the fire prevention and life safety measures in relation to _____ in class _____ local authority.

Subject to the provisions of sub-section (2) of section 28 of the said Act and rule 20 of the Gujarat Fire Prevention and Life Safety Measures Rules, 2013, the licence will be valid for a period from _____ to _____.

SEAL OF

THE OFFICE

()

Director

Gujarat.....

Place :

Date ::

FORM A3

(See rule 13)

Notice to Licensed Agency for suspension or cancellation of Licence

To,

WHEREAS a Licence to act as a Licensed Agency for the purposes of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Gujarat Act 11 of 2013), being a licence No. _____ dated _____ has been granted or renewed in the name of and the licence so granted or renewed was subject to the provisions of section 28 of the said Act and the conditions of licence, specified in rule 21 of the Gujarat Fire Prevention and Life Safety Measures Rules, 2013;

AND WHEREAS it is noticed that you are guilty of the following acts, namely:-

(1) _____

(2) _____

(3) _____

AND WHEREAS these acts amount to _____

NOW THEREFORE, in exercise of the powers conferred on me by sub-section (1) of section 28 of the said Act (read with sub-section (4) of section 28 of the said Act), I, hereby call upon you to show cause in writing, within a period of 30 days from the receipt of this notice as to why the licence so granted or renewed in your favour should not be suspended or cancelled.

SEAL OF
THE OFFICE

Place:
Date:

()
Director

FORM B1

(See sub-rule (1) of rule 14)

Certificate by the Licensed Agency for compliance
of the Fire Prevention and Life Safety Measures.

CERTIFICATE

Certified that I/We have executed the works towards compliance in relation to Fire Prevention and Life Safety Measures to be provided and performed other related activities required to be carried out, in the following building or premises, as required under the provisions of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013).

Description and Location of Building or Premises

The details of the work and related activities which I or we have executed or performed are mentioned in the list appended herewith.

Place : Signature and Address of the Licensed Agency.

Date : Licence No

Chief Fire Officer / Regional Fire Officer /

Nominated Officer

[*Note.- For each building a separate certificate is necessary].

FORM B2

(See sub-rule (2) of rule 14)

Six monthly certificates to be given by the owner or the occupier for compliance of the Fire Prevention and life Safety Measures

CERTIFICATE

Certified that I / We have carried out inspection of the Fire Prevention and Life Safety Measures installed in the following building or premises, namely* :—

I /We further certify that these installations in the above mentioned buildings are maintained, in good repair and efficient conditions during the period_____, as under the provisions of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj.11 of 2013). The details of the inspection of installations carried out by me/us are mentioned in the report appended herewith.

Place: Signature and Address of the Licensed Agency.

Date: Licence No:

Chief Fire Officer / Regional Fire Officer
/ Nominated Officer

[*Note:- detailed location and postal addresses are to be provided here].

FORM B3

(See sub-rule (1) of rule 15)

Notice for removal of objects or goods likely to cause the risk of fire.

To,

Shri

Whereas, Government has, by notification, _____ Department, Notification No. _____ dated _____ published in the Gujarat Government Gazette, dated _____ required that the owners or occupiers of premises or any Class of premises used in the following area, which in its opinion, are likely to cause risk of fire, to take such precautions as have been specified in the said notifications and as are reproduced here below-

And whereas, you are the owner or occupier of the following premises, which fall in the area mentioned in the said Government notification-

And whereas, on inspection of the aforesaid premises, it is noticed that the objects or goods mentioned in the list appended herewith are such as are likely to cause risk of fire and are required to be removed to a place of safety.

Now, therefore, in exercise of the powers conferred on me under sub-section (2) of section 22 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013) hereby give you notice that you shall forthwith remove the said objects or goods to a place of safety and submit the report in respect of your having done so to the undersigned within _____ days*.

Place:

Date:

Signature

Name and Designation of the Officer competent to issue
notice*(*specify the period considering the urgency to remove the objects and goods.)*

FORM B4

(See sub-rule (2) of rule 15)

Notice to the owner or occupier to comply

To,

Whereas, by notice No , dated issued to you by and received by you on you were required to remove forthwith the objects or goods specified in the list appended to the said notice, to a place of safety and to submit a report in respect of you having done so to the undersigned;

And whereas, it is found that you have not complied with the said notice and have not removed forthwith the said objects or goods to a place of safety and they are still lying where they were which is likely to cause the risk of fire.

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 22 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013). I, hereby call upon you to submit your say, if any, addressed to the undersigned so as to reach by or before 5.00 p.m. on as to why the said objects or goods should not be seized or detained or removed by taking assistance of a Police Officer.

Place :

Signature and Designation of the Officer.

Date:

FORM B5

(See rule 16)

Seizure or Detention or Removal Memorandum

To,

Shri or M/s Date and Time Place of Seizure or Detention or
..... Removal of objects or goods.

Notice(s) No.

Name and Addresses of Panchas.

(1)

(2)

Name of the Police Officer, if any, present.,

The following property or objects or goods have been seized OT detained or removed under sub-section (2) of section 4 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013) for the reasons stated below:—

Serial No	Place from where Seized	Particulars of Seized Property	Quantity	Reasons for Seizure or Detention or Removal
(1)	(2)	(3)	(4)	(5)

Signature of the person from whom seized.

Signature of the Panchas

(1)

(2)

Signature of the Police Officer, if any, present.

Signature

Name and Designation of the
Officer competent to issue notice

Place:

Date:

FORM B6

(See rule 16)

PANCHANAMA

Notice(s) No.

Date and Time

Name of the building or premises and Address.....

Name and Address of the person, in charge and present on the spot.....

Name and Address of the Panchas—

(1) Shri/Smtson/daughter/wife, of

Resident of Age years. Occupation

(2) Shri/Smtson/daughter/wife, of

Resident of Age years. Occupation

We the above panchas, are this..... day called by Shri
 Designation Place to witness the act of seizing or detaining or removing
 certain property or objects or goods from which
 were possessed and exposed in the above mentioned building or premises. In our presence, the said officer
 namely, seized the following mentioned property which we testify to be
 correct.

Serial No	Place from where Seized	Particulars of Seized Property or objects or goods	Quantity	Reasons for Seizure or Detention or Removal
(1)	(2)	(3)	(4)	(5)

The Panchanama is read over and explained to us and it is a correct account of what we saw.

Signature

Name and Designation of the Officer.

Signature of the Panchas.

(1)

(2)

Received the copy of the Panchanama.

Signature of the person, in charge of the building or premises.

FORM B7

(See sub-rule (1) of Rule 17)

Notice for entry and inspection**To,**

I, _____ empowered by sub-section (1) of section 24 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013) and sub-rule (1) of rule 25 of the Gujarat Fire Prevention and Life Safety Measures Rules, 2013, do hereby give you notice that on expiry of not less than three hours from the time of service of this notice upon you this _____ day at _____ time, I shall enter and inspect your building or premises bearing No. _____ located at _____ for the purpose of ascertaining the adequacy and contravention of fire prevention and life safety measures as required to be provided by or under the provisions of the said Act.

Signature
Name and Designation
of the Officer.

Place:

Date:

FORM B8

(See sub-rule (2) of rule 17)

Notice to a Woman in the building or premises to withdraw therefrom

To,

I, _____ empowered by sub section (1) of section 24 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013) and sub-rule (2) of rule 25 of the Gujarat Fire Prevention and Life Safety Measures Rules, 2013, have given a notice to the owner or occupier of building or premises bearing No. _____ located at _____ that on expiry of not less than three hours from the time of service of the notice, on him this _____ day at _____ time, I shall enter and inspect the said building or premises for the purpose of ascertaining the adequacy and contravention of fire prevention and life safety measures as required to be provided by or under the provisions of the said Act. Since you are in this building or premises, I hereby give you this notice that you are at liberty to withdraw therefrom before the aforesaid entry and inspection and you may withdraw now, if you desire to do so.

Signature

Name and designation of the officer.

Place:

Date:

FORM B9

(See rule 18)

Inspection Report

1. After giving a three hours' notice under sub-section (1) of section 5 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013) to the owner or occupier of _____, I have entered and inspected the said building or premises on _____ at _____ for ascertaining the adequacy or contravention of fire prevention and life safety measures that are provided or are required to be provided in the said building or premises by or under the provisions of the said Act.

2. The type* of occupancy in the said building or premises is as under,—

- (a) Residential
- (b) Educational
- (c) Institutional
- (d) Assembly
- (e) Business
- (f) Mercantile
- (g) Industrial
- (h) Storage
- (i) Hazardous

3. Nature* of building or premises,—

(a) General Constructional Features

Low fire risk-cement concrete or bricked-wall, or

Medium fire risk-bricked-work and timber, or

High fire risk-mostly timber framed such as timber floors, timber roof, timber-stair-case, etc.

(b) particulars of the building/premises,—

- (i) Number of storeys and basement, if any
- (ii) Number of exits
- (iii) details of ceiling
- (iv) Number of stair-cases and whether enclosed or opened
- (v) Verandah or balconies
- (vi) Attics, mezzanine floors, lofts, etc.
- (vii) Whether prescribed distance in respect of means of escapes is maintained or not.

(c) Details of other structures within 20 meters all around the building and open spaces or approaches for fire vehicle.

Structures**Open spaces**

- (i) North
- (ii) South
- (iii) East
- (iv) West

(d) Width of abutting road or street.

- (e) Maximum number of occupants, employees, visitors.
- (f) Inadequacy or contraventions noticed in the building or premises during inspection are as under,—
- (1)
- (2)
- (3)

Place:

Date:

Signature
Name and designation of the
Inspecting officer.

(*Mention any of these as may be relevant)

FORM B10

(See sub-rule (1) of rule 19)

**Notice regarding inadequacies or contraventions regarding fire
Prevention and life safety measures noticed during inspection**

To,

Whereas, after giving you notice No. _____ dated _____ under sub-section (1) of section 5 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013), the nominated officer has or I have inspected the following building or premises, namely:—

and the following deviations from or contraventions of, the requirements with regard to the fire prevention and life safety measures or inadequacies or non-compliances* of such measures provided or to be provided therein with reference to the height of the building or the nature of activities carried on in such building or premises or part thereof have been reported by the nominated officer or are noticed by me,—

(1)

(2)

(3)

Now, Therefore, in exercise of the powers conferred by section 6 of the said Act, I hereby direct you to undertake the following measures within _____ days after receipt of this notice by you,—

(1)

(2)

(3)

I hereby further direct you to report the compliance in this regard immediately to the undersigned..

Place:

Date:

Signature
Name and designation of the
officer.

FORM B11

*(See sub-rule (1) of rule 21)***Notice for Appointment of Fire Safety Officer
under section 12 of the Act**

No.

Dated:

WHEREAS the building/premises bearing No..... located at
..... is comprised of
..... and covered under First Schedule of rules.

AND WHEREAS the owner/occupier/an association of such owners and occupiers were required to appoint a Fire Safety Officer under section 12 of the Act.

NOW THEREFORE, I, Director /Nominated Authority appointed under the Act, call upon you to appoint a Fire Safety Officer withindays failing which the owner or occupier or an association of such owners and occupiers shall be deemed to be in default jointly and severally and penal action shall be initiated under sub-section (1) of section 12 of the Act without any further notice or opportunity.

()

The Regional Fire Officer or the
Chief Fire Officer

Place:

Date:

To

..... the owner/occupier/an association of such owners and occupiers

FORM B12

(See sub-rule (2) of rule 21)

Certificate of Appointment of Fire Safety Officer

No.

Dated:

Passport size
photograph of
the member
attested by
Regional Fire
Officer or the
Chief Fire
Officer

Certified that

Shri

son of Shri

resident of

whose photograph appear on the right corner of the certificate, has been appointed under section 12 of The Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Gujarat Act 11 of 2013) and vested with the powers, privileges and immunities of a member of Fire Service with effect from

In the event of any complain or for any other reasons recorded in writing, the Regional Fire Officer or the Chief Fire Officer as the case be may terminate the appointment and take action under the rules and the Act.

Date:

Signature

Place:

Name and Designation of the Member

Attestation by.....

FORM B13*(See sub-rule (1) of rule 23)***Fire Safety Certificate**

No. Dated:

Certified that the (name of the building or premises) at
.....(address) comprised of
basement(s) and (upper floors) owned/occupied by
.....
..... (name of the company / name of the owner/occupier)

have complied with the fire prevention and fire safety requirements in accordance with section 18 and
verified by the officers concerned of Fire Service on (date of inspection) in the presence of
.....(name and addresses of the owner or his
representative) and that the building/premises is fit for occupancy with effect from for a period of
..... years in accordance with rules and subject to compliance of any specific laid by the
issuing officer

Issued on

Signature
(Name and designation of
the authorized signatory)

Place:

Computer ID.....

* Strike out whichever is not applicable.

Endorsement

The No Objection Certificate issued by Fire Service stand cancelled and annulled due to
.....(reasons to be recorded).

(Name and designation of the authorized signatory)

FORM B14

(See sub-rule (2) of rule 23)

Application to Grant Fire Safety Certificate

To

The Regional Fire Officer or the Chief Fire Officer

Sub: Application for grant of fire safety certificate in respect ofat.....(address of building/premises).

Sir

This is to inform you that a fire safety certificate needs to be issued in respect of.....
(name of the building) located at
.....(address of the building) comprised of

.....and having occupancies as
.....

In this connection it is submitted that all the fire prevention and fire safety measures as recommended by you vide letter No. dated

Have been provided in the building/premises and para wise compliance report is enclosed

You are requested to kindly take action as necessary for grant of fire safety certificate for occupancy of the building/premises.

Place:

Date:

Signature

(Name of the Applicant)

Contact details:

Name in Full.....

Tel. No.

Mobile No.

FORM B15

*(See sub-rule (2) of rule 26)***Certificate for compliance of Fire Prevention
and Life Safety Measures.**

Certified that I have executed the works towards compliance in relation to Fire Prevention and Life Safety Measures to be provided and performed other related activities required to be carried out, in the following building or premises, as required under the provisions of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013).

Description and Location of Building or Premises

Tile details of the work and related activities which I or we have executed or performed are mentioned in the list appended herewith.

Place : Signature and Address of the Fire Safety Officer.

Date : Licence No

Signature of the occupier and the owner

[*Note.- For each building a separate certificate is be necessary].

FORM C1

(See rule 28)

Form of Declaration By Erector Of A Pandal

Declaration By Erector Of Pandal Under Section 27 Of The Act

I(name of the erector of pandal) having
registered office at

do hereby declare that the pandal erected at measuring.....
meters by meters shall remain in place with effect from to
..... and that fire prevention and fire safety measures as required under rule 40 of the Gujarat
Fire Prevantaion and Lief Safety Rules, 2013 have been provided therein and further that the complete
erection of pandal and electrical services are in conformity with the standards.

Also, it is declared that no storage/use of the flammable liquid or gases is done in the pandal and that
electrical wiring has been done in conformity with Indian Electricity Rules by authorized persons.

I, also, declare that following trained fire fighting staff shall remain on duty during the occupancy of the
pandal:-

1.
2.
3.

(Signature of erector of pandal)

Dated:.....

Place:

FORM C2

(See sub-rule (2) rule 29 & sub-rule (8) rule 31)

Seizure Order

Date & Time _____

Case No. _____

WHEREAS a report has been received from the authorised fire officer dated _____ regarding certain goods/objects that are imminent cause of risk of fire/ obstruction to fire fighting in the premises or building or temporary structure, shamiyana or tent or mandap or pandal erected or owned or occupied by you.

WHEREAS you have failed to carry out the orders of the authorised officer under sub-section (1) of section 27 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. Act 11 of 2013).

AND WHEREAS you have failed to make representation under sub-section (2) of section 27 of the Gujarat Fire Prevention and Life Safety Act, 2013 (Guj. Act 11 of 2013). or the reasons submitted by you vide letter dated _____ are not found satisfactory.

NOW THEREFORE I, _____ (name of the Authority) _____ (designation) empowered under sub-section (3) of section 27 of the Gujarat Fire Prevention and Life Safety Act, 2013 (Guj. Act 11 of 2013). hereby order to seize, detain or remove the encroachment of the following goods/objects for the reasons stated against each.

Sl. No.	Place from where to be seized	Particulars of objects or goods to seized	Quantity	Reasons for seizure and detention

(Signature of Authority)

Name and Designation

To

1. _____ (Name and address of the Owner/occupier of the building or premises or pandal).
2. _____
3. _____

FORM C3

(See sub-rule (2) rule 29)

Panchnama

Case No. _____

Place _____

Date _____

Time _____

1. Name and address of Owner/occupier _____

2. Name and address of the person present _____

3. Name and Address of the Panchas:

A. a) Shri/Smt _____

b) S/o.D/o./W/o. _____

c) Resident of _____

d) Age (Years) _____

e) Occupation _____

B. a) Shri/Smt _____

f) S/o.D/o./W/o. _____

g) Resident of _____

h) Age (Years) _____

i) Occupation _____

We, the above Panchas are this day _____ called by Shri/Smt.
 _____ designation _____

Place _____ to _____ witness the act of seizing of certain objects or goods
 from _____ address of the building/premises/pandal which
 were possessed and exposed in the premises/building/pandal of the owner/occupier. In our presence, the said
 _____ (name and designation of the officer) seized the following
 mentioned objects/goods which we testify to be correct.

Sl. No.	Place from where seized	Particulars of seized objects or goods	Quantity	Reasons for seizure and detention

The Panchnama is read over and explained to us and it is correct account of when we saw.

Signature of Panchas: (Signature of the Authority seizing the goods)

(1) _____

(2) _____

Received the copy of Panchnama.

Signature of the owner/occupier

FORM C4*(See sub-rule (3) of rule 29 & sub-rule (9) of rule 31)***Notice for Claiming of Seized Goods**

WHEREAS certain objects/goods were seized on _____ (date) from premises located at _____ (address of the premises) in case No. _____ dated _____ vide panchnama No. _____ dated _____ under section 27 of the Act

WHEREAS the said objects/goods are now lying at _____ (address of the premises).

NOW THEREFORE I _____ (name) _____ (Designation) having office at _____ do hereby call upon you to remove the said objects/goods on any working day between _____ Hrs to _____ Hrs within _____ days at your risk and cost failing which it shall be presumed that you don't intend to claim the said objects/goods and the same shall be disposed off by way of public auction under the provision of sub-section (8) of section 27 of the Gujarat Fire Prevantaion and Life Safety Act, 2013 (Guj. Act 11 of 2013). without any further notice.

(Signature)

Name _____

Designation _____

Dated: _____

Place: _____

FORM C5

(See rule 30)

No.

Date:

NOTICE

WHEREAS the services of the Gujarat State Fire Service were requisitioned on atHours to assist in the fire fighting and/or rescue operation during the out break of fire at (address of the premises).

WHEREAS (no of appliances) along with members of fire service responded from (name of fire stations) on at hours and returned back to their respective fire stations on..... at..... Hours.

WHEREAS a sum of Rs. _____

towards the deployment of the Fire Service is due to be paid by you.

NOW THEREFORE, I _____ (name) _____ (Designation) call upon you to pay the said amount within _____ days through bank draft payable to Director, Gujarat State Fire Service payable at Gandhinagar.

Signature

()

Director,

Gujarat State Fire Service

To,

FORM C6

(See sub-rule (2) of rule 31)

NOTICE

OFFICE OF SUB-DIVISIONAL MAGISTRATE

No.

Date:

WHEREAS a report has been received from the Director, Gujarat State Fire Service under sub-section (6) of section 27 of the Act regarding removal of encroachment or objects or goods causing a risk of fire or obstruction to fire fighting at _____ (address of the premises).

NOW THEREFORE I, _____ (name) _____

(Designation) call upon you to show cause within _____ (days) from receipt of this notice under sub-section (6) of section 27 as to why action should not be initiated as necessary under the provisions of the Act.

Signature

Sub-Divisional Magistrate

To,

FORM C7

(See sub-rule (3) of rule 31)

Declaration by the promoter or the organizer or the owner or the occupier of premises

No.

Date:

WHEREAS, the undersign promoter or the organizer or the owner or the occupier of premises are intending to use the premises bearing R.S.No./C.S.No./Property No. _____ having the postal address namely:-

In the said premises we intend to use it for the following purpose (describe the purpose) _____

Therefore, as required under sub-section (2) of section 27 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013) we declare to have made measures as prescribed in the under sub-section (1) of section 27.

The aforesaid premises shall be open for inspection to the authorised officer to access the correctness and adequacy of the measures.

We therefore request to grant necessary permission for the use of the premises.

Signature
Promoter or the organizer or the owner
or the occupier of premises

To,

FORM C8

(See sub-rule (3) of rule 31)

Permission to grant use of temporary structure

No.

Date:

WHEREAS the building/premises bearing No. _____ located
at _____ to be used for the following purpose

Whereas, the promoter or the organizer or the owner or the occupier of premises have submitted the
declaration dated _____ under sub-rule (3) of rule 31 in form 'C'.

The inspection for the aforesaid premises is carried out on dated _____ by authorised
officer.

The permission is granted to use the premises for the aforesaid purpose from date _____ to
date _____ with the following conditions.

Signature
Authorised Officer

To,

FORM C9

(See sub-rule (10) of rule 31 & sub-rule (1) of rule 36)

FORM OF APPEAL TO THE APPELLATE AUTHORITY

Appeal No..... of 20.....

Appellant:Shri..... Son of Shri..... resident of
.....

Versus

Municipal Commissioner/Nominated Authority/Director/ Sub Divisional Magistrate-Respondent Appeal
under section 33 of Gujarat against the notice /order of Shri
Nominated Authority/ Sub Divisional Magistrate /Director dated:

Sir,

The Appellant respectfully sheweth as under:-

1. Statement of facts.
2. Ground of Appeal.
3. Fee of Rs. 5000/- has been paid vide receipt No.....dated
4. Appeal is within time.
5. No other Appeal or any matter relating to the subject matter of this appeal is pending in any court of law.
6. Relief claimed.

Signature of Authorized
representative, if any.

Signature of Appellant

VERIFICATIONI..... the appellant do hereby declare that what is stated above
is true to the best of my personal knowledge and belief and that I have not suppressed any material facts.

Verified today, the day of20.....

Place:	Signature of Authorized representative, if any.
Date:.....	Signature of Appellant

FORM D1

(See sub-rule (2) of rule 41)

Form of Fire Report

1. Current date.
2. Fire Report Number.
3. Operational jurisdiction of Fire Station.
4. Information received from.
5. Name of the caller.
6. Phone number of the caller.
7. Full address of the incident place.
8. Date of receipt of call.
9. Time of receipt of call.
10. Time of departure from Fire Station.
11. Approximate distance from Fire Station.
12. Time of arrival at Fire Scene.
13. Nature of call.
14. Date of leaving from fire scene.
15. Time of leaving from fire scene.
16. Type of occupancy
17. Occupancy details in case of others.
18. Category of fire.
19. Type of building.
20. Building details in case of others.
21. Details of affected area.
22. Details if injury.
23. Details of death(s).

Divisional Fire Officer

Disclaimer;

This is a computer generated report. Neither department nor its associates, information providers or content providers warrant or guarantee the timeliness, sequence,

FORM D2

(See sub-rule (1) of rule 43)

Order to disconnect electricity / water supply

To,

The Officer In-charge,

Sub. — *Place/building/part thereof bearing No. ____ Located at ____

Sir,

I am to state that by an order No. _____ dated _____ issued under sub-section (1) of section 26 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2007) I, the undersigned had required and directed the persons in possession or in occupation of the

above said place or building or part thereof to remove themselves forthwith from such *place or building or part thereof as due to inadequacy of fire prevention and life safety measures, the condition of such place or building or part thereof is dangerous to the persons or property therein. These persons have however not removed themselves from such *place or building or part thereof in compliance of the order so made and they still continue to be in possession or in occupation thereof.

In the event of non-compliance of the order so made under sub-section (1) of the said section 26, the undersigned is empowered under subsection (2) of the said section 26 to direct the authority responsible for supply of electricity or for supply of water, as the case may be, to disconnect the supply of electricity or water to such *place or building or part thereof and such authority shall comply with such direction.

As the persons in possession or in occupation of the abovementioned *place or building or part thereof have not removed themselves as directed by the said order, there is a non-compliance thereof and I, therefore, direct the authorities executed to disconnect forthwith the supply of electricity or water of the said *place or building or part thereof. Compliance in this behalf may please be reported to me immediately.

Place:

Date:

Signature

Name and designation of the officer.

(*Mention any of these as may be relevant)

FORM D3

(See sub-rule (1) of rule 43)

Order to to remove persons from dangerous place/building to police officer in-charge.

To,

The Officer In-charge,

Sub. — *Place/building/part thereof bearing No. _____ Located at _____

Sir,

I am to state that by an order No. _____ dated _____ issued under sub-section (1) of section 26 of the Gujarat Fire Prevention and life Safety Measures Act, 2013 (Guj.11 of 2013) I, the undersigned, had required and directed the persons in possession or in occupation of the abovesaid place or building or part thereof to remove themselves forthwith from such *place or building or part thereof as due to inadequacy of fire prevention and life safety measures, the condition of such place or building or part thereof is dangerous to the persons or property therein. These persons have however not removed themselves from such *place or building or part thereof in compliance of the order so made and they still continue to be in possession or in occupation thereof.

In the event of non-compliance of the order so made under sub-section (1) of the said section 26, the undersigned in empowered under sub section (2) of the said section 26 to direct any police officer, having jurisdiction in the area, to remove such persons from such *place or building or part thereof and such police officer shall comply with such direction.

The abovementioned *place, building or part thereof is situated within your area of jurisdiction.

As the persons in possession or in occupation of the abovenientioned *place or building or part thereof have not removed themselves as directed by the said order, there is a non-compliance thereof and I, therefore, direct you to remove such persons from such *place or building or part thereof and seal the *place or building or part thereof as required under sub-section (3) of section 26 of the said Act. Compliance in this behalf may please be reported to me immediately.

Place:

Signature

Date:

Name and designation of the officer.

(*Mention any of these as may be relevant)

FORM D4

(See rule 45)

Order to Deliver Possession Fighting
Equipment or Property

No.

Date:

No. _____ For the purposes of fire fighting operations, or as the case may be, during the ongoing fire fighting operations at the following building or premises, namely:—

I, the undersigned, _____ in exercise of the power under sub-section (1) of section 13 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013), read with rule 59 of the Gujarat Fire Prevention and Life Safety Measures Rules, 2013 hereby require you to deliver the possession of the following fire fighting equipment or property to the undersigned forthwith on receipt of this order and the said equipment or property shall be released from requisition and be restored to you as soon as may be, after fire fighting operations are over.

1.

2.

3.

Place:

Director/

Chief Fire Officer/Fire Officer

To,

21

FORM D5

(See rule 46)

Report of Damage Caused to Premises or Property by Fire Officer during Fire Fighting and Rescue Operations.

Name of the Fire Station:

- (1) Date and time of call received—
- (2) Fire report No. and date—
- (3) Name and Address of the premises where fire occurred—
- (4) Description of property involved—
- (5) Name and Address of the premises to which damage caused—
- (6) Nature and extent of property to which damage caused—
- (7) Description and details of damage caused to the premises or property in the course of fire fighting and rescue operations—
- (8) Reasons for breaking or pulling down the structures, if any—
- (9) Claim of the amount, if any made by the party—
- (10) Name and Designation of the officer of the authority designated under sub-rule (2) of rule 24—
- (11) Remarks—
- (12)

Submitted through _____

Signature
Name and Designation of the Officer
In-charge of operations.

By order and in the name of the Governor of Gujarat,

NEELA MUNSHI,
Officer on Special Duty & Ex-Officio Deputy Secretary
to the Government of Gujarat.
Urban Development & Urban Housing Department



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY
PUBLISHED BY AUTHORITY

Vol. LV]

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts**

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th August, 2014

GUJARAT CIVIL COURT ACT, 2005.

No. GK/26/2014/CCA/1099/4884/D(Part-1):— In exercise of the powers conferred by sections 7 and 11 of the Gujarat Civil Courts Act, 2005. (Guj. 21 of 2005), the Government of Gujarat in consultation with the High Court of Gujarat hereby amends the Government Notification, Legal Department, No. GK/44/2012/CCA/1099/4884/D(Part-1):- dated 3rd August 2012, as follows namely:-

In the said notification, for paras 3 and 4, the following shall be substituted, namely :-

- "3. The local limit of jurisdiction of the Court of Additional District Judge at Limbdi shall consist of the areas of villages of Limbdi, Chuda and Sayla Talukas;
4. The Local limits of Limbdi, Chuda and Sayla talukas shall be excluded from the jurisdiction of the Principal District Judge at Surendranagar."

By order and in the name of the Governor of Gujarat,

D. A. VORA,

HC Deputy Secretary to Government.



સત્યમેવ જયતે

The Gujarat Government Gazette

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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૨મી ઓગષ્ટ, ૨૦૧૪

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક: જીએચકેએચ-૭૦-૨૦૧૪-એપીએમ-૧૦-૨૦૧૧-૨૬૪૫-ગ.- ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ (ગુજરાત અધિનિયમ-૨૦ સને-૧૯૬૪) જેનો આમાં હવે પંછી સદરહુ અધિનિયમ તરીકે ઉલ્લેખ કર્યો છે. તેની કલમ-૫૨ તથા કલમ-૫ થી રાજ્ય સરકારશ્રીને મળેલ સત્તાની રૂએ ગુજરાત સરકારના કૃષિ અને સહકાર વિભાગના તા. ૧૮-૦૫-૨૦૦૧ના જાહેરનામા ક્રમાંક : જીએચકેએચ-૩૯-૨૦૦૧-એપીએમ-૧૨-૮૮૭-ગ(૪૦) (જેનો આમાં હવે પંછી સદરહુ જાહેરનામા તરીકે ઉલ્લેખ કર્યો છે.) થી ભાવનગર જિલ્લાની ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ભાવનગર વિસ્તારના બે જુદા જુદા બજાર વિસ્તારો એટલે કે (૧) ભાવનગર તાલુકાના બનેલા બજાર વિસ્તાર અને (૨) ભાવનગર જિલ્લાના ઘોઘા તાલુકાના બનેલા બજાર વિસ્તાર તરીકે વિભાજન કરવા ઈરાદો જાહેર કરવામાં આવ્યો હતો. ત્યારબાદ સદરહુ અધિનિયમની કલમ-૫૨ તથા કલમ-૫ હેઠળ મળેલ સત્તા અન્વયે તા. ૨૧-૦૨-૨૦૦૨ના જાહેરનામા ક્રમાંક : જીએચકેએચ/-૬-૨૦૦૨/એપીએમ-૧૨૨૦૦૧-૮૮૭(૪૦)-ગ થી ભાવનગર જિલ્લાની ખેતવાડી ઉત્પન્ન બજાર સમિતિ ભાવનગરના વિસ્તારના બે જુદા જુદા બજાર વિસ્તારો એટલે કે (૧) ભાવનગર તાલુકાના બનેલા વિસ્તાર અને (૨) ઘોઘા તાલુકાના બનેલા બજાર વિસ્તાર તરીકે વિભાજન કરી ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ભાવનગરની જે તે સમયની વ્યવસ્થાપક સમિતિને યથાવત રાખવામાં આવી હતી. ત્યારબાદ સદરહુ અધિનિયમની કલમ-૧૧ (૫) (ક)ની જોગવાઈ અન્વયે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ઘોઘાના વહિવટ માટે તા. ૧૦-૦૭-૨૦૦૩ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૪૮/૨૦૦૨/એપીએમ/૧૨૨૦૦૧/૮૮૭/ગ થી નાયબ નિયામકશ્રી અને જિલ્લા રજિસ્ટ્રારશ્રી સહકારી મંડળીઓ, ભાવનગરની વહીવટદાર તરીકે નિમણૂક કરવામાં આવી હતી. વહિવટદારે આ બજાર સમિતિને કાર્યરત કરવા માટે ઘણા

પ્રયત્નો કરેલ પરંતુ આ બજાર સમિતિ કાર્યરત થઈ શકેલ નહિ. તેને ધ્યાને લઈને રાજ્ય સરકારશ્રીએ સદરહુ અધિનિયમની કલમ-પર અને કલમ-પ હેઠળ મળેલ સત્તા અન્વયે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ઘોઘાનું ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ભાવનગરમાં એકત્રિકરણ કરવા માટે તા. ૦૮-૦૩-૨૦૧૨ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૨૦/૨૦૧૨/એપીએમ/ ૧૦૨૦૧૧/૨૬૪૫/ગ થી ઈરાદો જાહેર કર્યો હતો. પુખ્ત વિચારણાને અંતે રાજ્ય સરકારશ્રીએ તા. ૦૬-૧૨-૨૦૧૨ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૮૫/૨૦૧૨/એપીએમ/૧૦૨૦૧૧/૨૬૪૫/ગ થી એકત્રિકરણનો ઈરાદો પડતો મુક્યો હતો.

૨. આમ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ઘોઘાનો વહિવટ લાંબા સમયથી વહિવટદાર પાસે છે અને સદરહુ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ સ્વતંત્ર રીતે પગભર થઈ કાર્યરત થઈ શકે તેમ નથી. તેથી ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ની કલમ-પર અને કલમ-પ હેઠળ મળેલ સત્તાની રૂએ ગુજરાત સરકારશ્રી, ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ઘોઘાને ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ભાવનગરમાં એકત્રિકરણ કરવાનો ઈરાદો જાહેર કરે છે.

૩. પ્રસ્તુત બાબતમાં આ જાહેરનામું પ્રસિધ્ધ થયાની તારીખથી એક માસની મુદતમાં ગુજરાત સરકારશ્રીના નાયબ સચિવશ્રી (ધિરાણ), બ્લોક નં. ૭, ૬ કો માળ, કૃષિ અને સહકાર વિભાગ, સચિવાલય, ગાંધીનગરને જે કોઈ વાંધા/સૂચનો મળશે તેના ઉપર સરકારશ્રી દ્વારા વિચારણા કરવામાં આવશે અને આખરી કરવામાં આવશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

બી. એમ. ગામીત,

સરકારના ઉપસચિવ.



સત્યમેવ જયતે

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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 14th August, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/93/CPI/1408/6886/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 329, the following shall be substituted:

Sr. No.	Name of the Unit	Village	District	Relaxation
329	M/S Lupin Limited (Consumer No. 39281)	Ankleshwar	Bharuch	Unit shall be permitted to utilize 3500 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary,

Energy & Petrochemicals Department.



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by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th August, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/94/CPI/1404/2475-K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 133, shall be deleted & after Sr. No-450 the following shall be inserted.

Sr. No.	Name of the Unit	Village	District	Relaxation
451	M/S Investment & Precision Casting Limited (Consumer No. 23031)	Bhavnagar	Bhavnagar	Unit shall be permitted to utilize 1984 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary,

Energy & Petrochemicals Department.



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ENERGY & PETROCHEMICALS DEPARTMENT

Order

Sachivalaya, Gandhinagar, 21st August, 2014.

GUJARAT ESSENTIAL SERVICES MAINTENANCE ACT, 1972

No. GHU-2014-(95)-GUV-112010-2861-K (Part File) :- WHEREAS, the Government of Gujarat is satisfied that in the public interest, it is necessary so to do :

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 3 of the Gujarat Essential Services Maintenance Act, 1972 (Guj.23 of 1972), the Government of Gujarat hereby prohibits strikes in the essential services declared as such under Government Notification, Energy & Petrochemicals Department, No. GHU-2014-(95)-GUV-112010-2861-K (Part File) dated 21st August, 2014 and specified in the schedule appended here to.

SCHEDULE

All employment in the industries which generate electricity for the public or transmit or distribute electricity to the public, as well as engaged in trading of electrical power and co-ordination activities.

By order and in the name of the Governor of Gujarat,

H. C. PATEL

Under Secretary to Government.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

હુકમ

સચિવાલય, ગાંધીનગર ૨૧મી ઓગસ્ટ, ૨૦૧૪.

ગુજરાત આવશ્યક સેવા જાળવણી અધિનિયમ, ૧૯૭૨

ક્રમાંક : જીએચયુ-૨૦૧૪-(૯૫)-જીયુવી-૧૧૨૦૧૦-૨૮૬૧-ક (પાર્ટ ફાઈલ) : ગુજરાત સરકારને ખાતરી થાય છે કે, જાહેર હિતમાં નીચે પ્રમાણે કરવું આવશ્યક છે.

તેથી, હવે ગુજરાત આવશ્યક સેવા જાળવણી અધિનિયમ, ૧૯૭૨, (ગુજરાત ૨૩/૧૯૭૨) ની કલમ-૩ની પેટા કલમ (૧) થી મળેલી સત્તાની રૂએ,

ગુજરાત સરકાર, આથી ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના તા. ૨૧-૦૮-૨૦૧૪ના સરકારી જાહેરનામા ક્રમાંક - જીએચયુ-૨૦૧૪-(૯૫)-જીયુવી-૧૧૨૦૧૦-૨૮૬૧-ક (પાર્ટ ફાઈલ), અન્વયે આવશ્યક સેવા તરીકે જાહેર કર્યા પ્રમાણેની અને આ સાથે જોડેલી અનુસૂચિમાં નિર્દેશ કર્યા પ્રમાણેની, એ આવશ્યક સેવાઓમાં હડતાળની મનાઈ ફરમાવે છે.

અનુસૂચિ

જાહેર જનતા માટે વીજ ઉત્પાદન, વીજ પ્રવહન, વીજ વિતરણ, ઉપરાંત ટ્રેડીંગ ઓફ ઈલેક્ટ્રીકલ પાવર એન્ડ કો-ઓર્ડિનેશન એક્ટીવીટી કરતા હોય તેવા ઉદ્યોગોમાંના તમામ રોજગાર.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એચ. સી. પટેલ,
સરકારના ઉપ સચિવ.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st August, 2014

GUJARAT ESSENTIAL SERVICES MAINTENANCE ACT, 1972

No. GHU-2014-(95)-GUV-112010-2861-K (Part File): WHEREAS, the Government of Gujarat is of the opinion that strike in all employment in industries which generate electricity for the public or transmit or distribute electricity to the public would prejudicially affect the maintenance of public utility services and the maintenance of supply and services essential to the life of community and that such strike would result in the infliction of grave hardship on the community.

NOW, THEREFORE, in exercise of the powers conferred by sub-clause (ii) of clause (a) of sub-section (1) of section 2 of the Gujarat Essential Services Maintenance Act, 1972 (Guj.23 of 1972), the Government of Gujarat hereby declares all employment in industries which generate electricity for the public or transmit or distribute electricity to the public, as well as engaged in trading of electrical power and co-ordination activities, to be an essential service for the purpose of the said Act, for the period of six months from the 10th September, 2014.

By order and in the name of the Governor of Gujarat,

H. C. PATEL

Under Secretary to Government.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર ૨૧મી ઓગસ્ટ, ૨૦૧૪

ગુજરાત આવશ્યક સેવા જાળવણી અધિનિયમ, ૧૯૭૨

ક્રમાંક : જીએચયુ-૨૦૧૪-(૮૫)-જીયુવી-૧૧૨૦૧૦-૨૮૬૧-ક (પાર્ટ ફાઈલ):-- ગુજરાત સરકારનો એવો અભિપ્રાય થાય છે કે, લોકો માટે વીજળી ઉત્પન્ન કરતા હોય અથવા વીજળીનું પ્રવહન કરતા હોય અથવા જાહેર જનતાને વીજળી વહેંચતા હોય તેવા ઉદ્યોગોમાંના તમામ રોજગારોમાં પડતી હડતાળને લીધે જાહેર ઉપયોગી એવી સેવાઓની જાળવણી તેમજ જાહેર જનતાના જીવનને આવશ્યક પુરવઠા અને સેવાઓની જાળવણી પર પ્રતિકૂળ અસર પડે તેમ છે, અને આવી હડતાળને પરિણામે સમાજ માટે ગંભીર મુશ્કેલી ઉભી થાય તેમ છે.

તેથી, હવે ગુજરાત આવશ્યક સેવા જાળવણી અધિનિયમ, ૧૯૭૨, (ગુજરાત ૨૩/૧૯૭૨) ની કલમ-૨ની પેટા કલમ (૧) ના ખંડ (એ) ના પેટા ખંડ (૨) થી મળેલી સત્તાની રૂએ,

ગુજરાત સરકાર, લોકો માટે વીજ ઉત્પાદન, વીજ પ્રવહન, વીજ વિતરણ, ઉપરાંત ટ્રેડીંગ ઓફ ઈલેક્ટ્રીકલ પાવર એન્ડ કો-ઓર્ડિનેશન એક્ટીવીટી કરતા હોય તેવા ઉદ્યોગોમાંના તમામ રોજગારને ઉક્ત અધિનિયમના હેતુઓ માટે તારીખ ૧૦-૦૮-૨૦૧૪ થી છ માસ માટે આવશ્યક સેવા તરીકે જાહેર કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એચ. સી. પટેલ,
સરકારના ઉપ સચિવ.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 26th August, 2014

BOMBAY LAND REVENUE CODE, 1879, (Bom. V of 1879).

No. GHM/2014/110M/PFR/2712/MR-2/L-1; In exercise of the powers conferred by-Section 7(A) of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs that with effect from the date of the order the lands shown in appendix below of village Vadodar of Morava (Ha) Taluka in District Panchmahal shall be deleted from the area of the respective village and shall be amalgamated in the area of village Khedapa New Vasahat of Morava (Ha) Taluka in District Panchmahal.

APPENDIX

The following Survey Nos are cancelled from Vadodar village and they shall be included in village Khedapa Navi Vasahat.

Survey No. of 161 to 407 and 408 Talav

(Including River, Nala, Vokla, Kotar, Road, Sub road etc.)

By order and in the name of the Governor of Gujarat,

HARISH K. PRAJAPATI,
Under Secretary to Government.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા. ૨૬મી ઓગષ્ટ, ૨૦૧૪.

ક્રમાંક : ધમ/૨૦૧૪/૧૧૦/મ/પ્રફર/૪૭૧૨/MR-2/લ-૧ : મુંબઈ જમીન મહેસૂલ સંહિતા ૧૮૭૯ (સને ૧૮૭૯ની મુંબઈનો ૫મો) ની નકલ-૭(અ) અન્વયે એનાયત થયેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે, હુકમની તારીખથી અમલમાં આવે તે રીતે પંચમહાલ જિલ્લાના મોરવા હડફ તાલુકાના મોજે : વાડોદર ગામની આ સાથેની અનુસૂચિમાં જણાવેલ જમીનો વાડોદર ગામના રકબામાંથી કમી કરાશે અને તે જમીનોનો મોજે : ખેડાપા નવી વસાહત ગામના રકબામાં સમાવેશ કરવામાં આવશે અને તેનું અલગ મહેસૂલી ગામ રચાશે તથા તેનો સમાવેશ મોરવા (હ) તાલુકામાં કરવામાં આવશે.

અનુસૂચિ

વાડોદર ગામના રકબામાંથી કમી કરવામાં આવેલ નીચે મુજબના સર્વે નંબરોનો સમાવેશ મહેસૂલી ગામ ખેડાપા નવી વસાહતમાં થશે.

સર્વે નંબરો : ૧૬૧ થી ૪૦૭ અને ૪૦૮ તથાવ.

(નદી, નાળા, વોકળા, કોતર, રસ્તા અને પેટા રસ્તા સહિત રાખવાના રહેશે.)

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

હરેષ કે. પ્રજાપિત,
સરકારના ઉપ સચિવ.



સત્યમેવ જયતે

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by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 25th August, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/96/CPI/1408-4702/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 422, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
422	M/S Bodal Chemicals Limited Unit-VII (Consumer No. 13599)	Dudhwada	Vadodara	Unit shall be permitted to utilize 2500 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



सत्यमेव जयते

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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th September, 2014.

Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Ordinance, 1949

No: GHM/2014/112/GNT/1113/1178/Z.— Whereas certain draft rules further to amend the Saurashtra Gharkhed, Tenancy Settlement and Agricultural lands Rules, 1949, were published as required by sub-section (3) of section 73 of the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Ordinance, 1949, (sau.ord.41 of 1949) Act at page 158-1 to 158-2 of the Gujarat Government Gazette, Extra Ordinary Part IV-B, dated the 19th May, 2014 under the Government Notification, Revenue Department No:GHM/2014/72/GNT/ 1113/1178/Z, dated the 19th May, 2014 inviting objection or suggestion from any person likely to be affected thereby within a period of thirty days from the date of publication of the said notification in the Official Gazette before the 19th June 2014,

And Whereas no objection or suggestion has been received by the Government:-

Now, Therefore, in exercise of the powers conferred by sub- section (1) of section 73 of the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Ordinance, 1949 (sau.Ord. 41 of 1949) the Government of Gujarat hereby makes the following rules, further to amend the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Rules, 1949, namely:-

1. (1) These Rules may be called the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands (Amendment) Rules, 2014.

(2) They shall come into force on the date of their publication in the Official Gazette.

2 .In the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Rules, 1949, in rule 18(i) for sub-rule (2), the following sub-rule shall be substituted, namely:-

"(2) where permission is granted on the condition specified in clause (a),(d) or (e) of sub-rule (1) above, such permission shall be subject to a further condition that the person or a co-operative society in whose favour the sale, gift, exchange, lease or mortgage, as the case may be, of the land is made, shall use the land for the purpose for which the permission has been granted within three years from the date on which he or it takes possession of the land in accordance with the provisions of the Ordinance, or within such further period not exceeding five years in the aggregate as the Collector for reasons to be recorded in writing may from time to time fix or within such further period exceeding five years as aforesaid as the Collector may fix with the prior approval of the State Government. If the person or a co-operative society fails to comply with the condition with the period so specified, the permission given under sub-section (1) of section 54 shall be deemed to have been cancelled and the sale, gift, exchange, lease or mortgage, as the case may be, shall be deemed to have been made without the previous sanction of the Collector or the officer concerned authorised to grant such sanction (hereinafter referred to in this sub-rule as " the authorised officer"):

Provided that commencement of bonafide steps to use the land for the purpose for which permission has been granted shall be deemed to be compliance with the conditions regarding the use of the land for non- agricultural purpose within the sanctioned period:

Provided further that if the Collector or the authorised officer is satisfied that the person or a co-operative society in whose favour the transfer is made is unable to make use of the land within the specified period for the purpose for which the permission has been granted on account of genuine reasons, he may allow him or it to use the land for a different purpose including agricultural use after specifying such conditions as may be considered necessary and thereupon the person or a co-operative society concerned, shall use the land for the said purpose within the sanctioned period.

Explanation:- Where a question arises whether the steps taken for the purpose of the first proviso were bonafide or not, the decision of the Collector or, as the case may be, authorised officer shall be final;

3-After sub-rule (2), the following new sub-rules shall be inserted namely:-

" (3) Where permission is granted on any of the conditions specified in clauses (f) and (g) of sub-rule (1) above, such permission shall be subject to a further condition that the person in whose favour the sale, gift, exchange, lease or mortgage, as the case may be, of the land is made, shall use the land for the purpose for which permission has been granted, within one year from that date on which he takes possession of the land in accordance with the provisions of the Ordinance or within such further period not exceeding five years in the aggregate as the Collector for reasons to be recorded in writing may from time to time fix. If the person fails to comply with the condition within the period sanctioned by the Collector, the permission given under sub-section (1) of section 54 shall be deemed to have been cancelled and the sale, gift, exchange, lease or mortgage, as the case may be, shall be deemed to have been made without the previous sanction of the Collector.

(4) Where permission is granted on the condition specified in clause (g) of sub-rule (1), such permission shall be subject to a further condition that as soon as the person in whose favour the gift of land is made ceases to cultivate the land personally or transfers his interest in the land by sale, gift, lease or mortgage without the previous sanction of the Collector, the permission given under sub-section (1) of section 54 shall be deemed to have been cancelled".

By order and in the name of the Governor of Gujarat,

AJAY BHATT,
Under Secretary to Government.

મહેસુલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૪થી સપ્ટેમ્બર, ૨૦૧૪

સૌરાષ્ટ્ર ઘરખેડ, ગણોત વહીવટ પતાવટ અને ખેતીની જમીનોના નિયમો, ૧૯૪૯

નં.GHM/2014/112/GNT/1113/1178/Z.— સૌરાષ્ટ્ર ઘરખેડ, ગણોત વહીવટ પતાવટ અને ખેતીની જમીનોના વટહુકમ, ૧૯૪૯ (૧૯૪૯ નો સૌ.વટહુકમ ૪૧) ની કલમ-૭૩ ની પેટા કલમ-(૧) હેઠળ બહાર પાડવા વિચારાયેલ જાહેરનામાનો મુસદ્દો સરકારી જાહેરનામાના ક્રમાંક નં.GHM/2014/72/GNT/1113/ 1178/Z તા.૧૯-૬-૨૦૧૪ ના Part-B અધિનિયમની કલમ-૭૩ ની પેટા કલમ-(૩) થી જરૂરી બનાવ્યા પ્રમાણે એનાથી અસર થવાનો સંભવવાળી તમામ વ્યક્તિઓની જાણકારી માટે પ્રસિદ્ધ કર્યો હતો.

ઉપરોક્ત મુદત તા.૧૯-૬-૨૦૧૪ ના રોજ પુરી થતાં પહેલાં, સદરહુ મુસદ્દા સંબંધમાં કોઈ વ્યક્તિ તરફથી કોઈ વાંધા કે સૂચનો મળેલ નથી. તેથી હવે સૌરાષ્ટ્ર ઘરખેડ, ગણોત વહીવટ પતાવટ અને ખેતીની જમીનોના વટહુકમ, ૧૯૪૯ ની કલમ-૭૩ ની પેટા કલમ-(૧) થી મળેલી સત્તાની રુએ, ગુજરાત સરકાર આથી સૌરાષ્ટ્ર ઘરખેડ, ગણોત વહીવટ પતાવટ અને ખેતીની જમીનોના નિયમો, ૧૯૪૯ ને વધુ સુધારવા નીચેના નિયમો બનાવેલ છે., એટલે કે,

૧. આ નિયમો સૌરાષ્ટ્ર ઘરખેડ, ગણોત વહીવટ પતાવટ અને ખેતીની જમીન (સુધારા) નિયમો, ૨૦૧૪ કહેવાશે.

૨. સૌરાષ્ટ્ર ઘરખેડ, ગણોત વહીવટ પતાવટ અને ખેતીની જમીન નિયમો, ૧૯૪૯ માં નિયમ-૧૮ ના હાલના પેટા નિયમ(૨) રદ કરવો અને તેની જગાએ પેટા નિયમ(૧) પછી નીચેનો પેટા નિયમ (૨) (૩) અને (૪) ઉમેરવો.

"(૨) પેટા-નિયમ (૧) ના ખંડ (એ), (ડી) અથવા (ઈ) માં નિર્દિષ્ટ કરેલી શરતે પરવાનગી આપવામાં આવી હોય ત્યારે આવી પરવાનગી એવી વધુ શરતને આધિન રહેશે કે જેની તરફેણમાં યથાપ્રસંગ જમીનનાં વેચાણ, બક્ષીશ, અદલાબદલી, પટ્ટો અથવા ગીરો કરવામાં આવ્યો હોય તે વ્યક્તિએ અથવા સહકારી મંડળીએ વટહુકમની જોગવાઈઓ અનુસાર પોતે જમીનનો કબજો લે તે તારીખથી ત્રણ વર્ષની અંદર અથવા કલેક્ટર, કારણોની લેખિત નોંધ કરીને વખતોવખત નક્કિ કરે તેવી એકંદરે પાંચ વર્ષ કરતાં વધારે ન હોય તેટલી વધુ મુદતની અંદર અથવા રાજ્ય સરકારની પૂર્વ મંજૂરીથી કલેક્ટર નક્કિ કરે તેવી ઉપર્યુક્ત પ્રમાણેની પાંચ વર્ષ કરતાં વધુ મુદતની અંદર, જે હેતુ માટે પરવાનગી આપવામાં આવી હોય તે હેતુ માટે જમીનનો ઉપયોગ કરવો જોઈશે. તે વ્યક્તિ અથવા સહકારી મંડળી આવી નિર્દિષ્ટ કરેલી મુદતની અંદર શરતનું પાલન ન કરે, તો કલમ ૧૮ની પેટા-કલમ-(૧) હેઠળ આપેલી પરવાનગી રદ થયેલી ગણાશે અને યથાપ્રસંગ વેચાણ, બક્ષીશ, અદલાબદલી, પટ્ટો અથવા ગીરો, કલેક્ટરની અથવા એવી મંજૂરી આપવા માટે અધિકૃત કરેલ સંબંધિત અધિકારી(જેનો આમાં હવે પછી, આ પેટા નિયમમાં "અધિકૃત અધિકારી તરીકે ઉલ્લેખ કર્યો છે તે) ની પૂર્વ મંજૂરી વિના કરવામાં આવ્યો છે એમ ગણાશે;

પરંતુ પરવાનગી આપવામાં આવી હોય તે હેતુ સાફ જમીનનો ઉપયોગ કરવા માટે શુદ્ધબુદ્ધિથી પગલાં લેવા આરંભ કરવો તે મંજૂર કરેલી મુદતની અંદર જમીનનો, બિનખેતી વિષયક હેતુ સાફ ઉપયોગ કરવા સંબંધી શરતનું પાલન કરવું એમ ગણાશે;

વધુમાં કલેક્ટરને અથવા અધિકૃત અધિકારીને ખાતરી થાય કે જેની તરફેણમાં તબદીલી કરવામાં આવી છે તે વ્યક્તિ અથવા સહકારી મંડળી નિર્દિષ્ટ કરેલી મુદતની અંદર પરવાનગી આપવામાં આવી હોય તે હેતુ માટે જમીનનો ઉપયોગ અમુક ખર્ચા કારણોસર કરી શકે તેમ નથી તો, તે આવશ્યક જણાય તેવી શરતો નિર્દિષ્ટ કર્યા પછી ખેતી વિષયક ઉપયોગ કરવા સહિત જમીનનો જુદો જુદો ઉપયોગ કરવાની તેને છુટ આપી શકશે અને તેમ થયે, સંબંધિત વ્યક્તિએ અથવા સહકારી મંડળીએ મંજૂર કરેલી મુદતની અંદર સદરહુ હેતુ માટે જમીનનો ઉપયોગ કરશે.

સ્પષ્ટીકરણ—પહેલા પરતુકના હેતુ માટે શુદ્ધબુદ્ધિયથી પગલાં લીધા છે કે નહિ એવો પ્રશ્ન ઉપસ્થિત થાય, ત્યારે યથાપ્રસંગ, કલેક્ટરનો અથવા અધિકૃત અધિકારીનો નિર્ણય છેવટનો ગણાશે.

(૩) પેટા-નિયમ (૧) ના ખંડો (એક) અને (જી) માં નિર્દિષ્ટ કરેલી શરતો પૈકી કોઈ શરતે પરવાનગી આપવામાં આવે ત્યારે, આવી પરવાનગી એવી વધુ શરતને આધિન રહેશે કે જે વ્યક્તિની તરફેણમાં યથાપ્રસંગ જમીનનાં વેચાણ, બક્ષિસ, અદલાબદલી, પટ્ટો અથવા ગીરો કરવામાં આવ્યો હોય તે વ્યક્તિએ જે તારીખે તે, વટહુકમની જોગવાઈઓ અનુસાર જમીનનો કબજો લે તે તારીખથી એક વર્ષની અંદર અથવા કલેક્ટર, વખતોવખત લેખિત કારણોની નોંધ કરીને નક્કી કરે તેવી એકંદરે વધુમાં વધુ પાંચ વર્ષ સુધીની વધુ મુદતની અંદર જે હેતુ માટે પરવાનગી આપવામાં આવી હોય તે હેતુ માટે જમીન વાપરવી. જે તે વ્યક્તિ કલેક્ટરે મંજૂર કરેલી મુદતની અંદર શરતોનું પાલન કરવામાં કસૂર કરે, તો કલમ ૧૮ની પેટા-કલમ (૧) મુજબ આપેલી પરવાનગી રદ કરવામાં આવી છે એમ સમજવું અને વેચાણ, બક્ષિસ, અદલાબદલી, પટ્ટો અથવા ગીરો કલેક્ટરની અગાઉથી પરવાનગી મેળવ્યા સિવાય કયો છે એમ સમજવું.

(૪) પેટા નિયમ (૧) ના ખંડ (જી) માં જણાવેલી શરતે પરવાનગી આપવામાં આવી હોય ત્યારે આવી પરવાનગી એવી વધુ શરતને આધિન રહેશે કે જે વ્યક્તિની તરફેણમાં જમીન બક્ષીશ કરવામાં આવી હોય તે વ્યક્તિ તે જમીન જાતે ખેડતી બંધ થાય અથવા કલેક્ટરની અગાઉથી મંજૂરી મેળવ્યા સિવાય, વેચાણ, બક્ષિસ, અદલાબદલી, પટ્ટો અથવા ગીરોથી જમીનમાંનો પોતાનો હિત સંબંધ તબદીલ કરે કે તરતજ કલમ પૂજની પેટા-કલમ (૧) મુજબ આપેલી પરવાનગી રદ કરવામાં આવી છે એમ સમજવું.”

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

અજય ભટ્ટ,

ગુજરાત સરકારના ઉપ સચિવ.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th September, 2014.

Gujarat Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Act, 1958.

No: GHM/2014/113/GNT/1113/1178/Z.— Whereas certain draft rules further to amend the Bombay Tenancy and Agricultural lands (Vidarbha Region and Kutch Area) rules, 1959 were published as required by sub-section (3) of section 118 of the Gujarat Tenancy and Agricultural lands (Vidarbha Region and Kutch Area) Act, 1958 (Bom.XCLX of 1958) at page 158-4 to 158-5 of the Gujarat Government Gazette, Extra Ordinary Part IV-B, dated the 19th may, 2014 under the Government Notification, Revenue Department No. GHM/2014/73/GNT/ 1113/1178/Z, dated the 19th May, 2014 inviting objections or suggestions from all persons likely to be affected Thereby within a period of thirty days from the publication of the said notification in the official Gazette.

And Whereas no objection or suggestion has been received by the Government;

Now, Therefore, in exercise of the powers conferred by sub-section (1) of section 118 of the Gujarat Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Act, 1958 (Bom.XCIX of 1958), the Government of Gujarat hereby makes the following rules, further to amend the Bombay Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Rules, 1959, namely:-

1. (1) These Rules may be called the Bombay Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) (Amendment) Rules, 2014.
- (2) They shall come into force on the date of their publication in the Official Gazette.

2. In the Bombay Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Rules, 1959,

(i) rule 45 shall be renumbered as sub-rule (1) of that rule;

(ii) after sub-rule (1) as so renumbered, the following new sub-rules shall be inserted, namely:-

"(2) Where permission is granted on the condition specified in clause(a),(b) or (d) of sub-rule (1) above such permission shall be subject to a further condition that the person or a co-operative society in whose favour the sale, gift, exchange, lease or mortgage, as the case may be, of the land is made, shall use the land for the purpose for which the permission has been granted within three years from the date on which he or it takes possession of the land in accordance with the provisions of the Act or within such further period not exceeding five years in aggregate as the Collector for reasons to be recorded in writing may from time to time fix or within such further period exceeding five years as aforesaid as the Collector may fix with the previous sanction of the State Government. If the person or a co-operative society fails to comply with the period so specified, the permission given under sub-section (1) of section 89 shall be deemed to have been cancelled and the sale, gift, exchange, lease or mortgage, as the case may be, shall be deemed to have been made without previous sanction of the Collector or the officer concerned authorised to grant such sanction (hereinafter referred to in this sub-rule as " authorised officer"):

Provided that commencement of the bonafide steps to use the land for the purpose for which permission has been granted shall be deemed to be compliance with the conditions regarding the use of the land for non- agricultural purpose within the sanctioned period:

Provided further that if the Collector or the authorised officer is satisfied that the person or a co-operative society in whose favour the transfer is made is unable to make use of the land within the specified period for the purpose for which the permission has been granted on account of genuine reasons, he may allow him or it to use the land for a different purpose including agricultural use after specifying such conditions as may be considered necessary and thereupon the person or a co-operative society concerned, shall use the land for the said purpose within the sanctioned period.

Explanation - Where a question arises whether the steps taken for the purpose of the first proviso were bonafide or not, the decision of the Collector or, as the case may be, authorised officer shall be final.

(3) Where permission is granted on any of the conditions specified in clauses (c) and (f) of sub-rule (1), such permission shall be subject to a further condition that the person in whose favour the sale, gift, exchange, lease or mortgage, as the case may be of the land is made, shall use the land for the purpose for which permission has been granted, within one year from the date on which he takes possession of the land in accordance with the provisions of the Act or within such further period not exceeding five years in the aggregate as the Collector for reasons to be recorded in writing may from time to time fix. If the person fails to comply with the condition within the period so specified by the Collector, the permission given under sub-section (1) of section 89 shall be deemed to have been cancelled and the sale, gift, exchange, lease or mortgage as the case may be, shall be deemed to have been made without previous sanction of the Collector.

(4) Where the permission is granted on the condition specified in clause (f) of sub-rule (1), such permission shall be subject to a further condition that as soon as the person in whose favour the gift of land is made, ceases to cultivate the land personally or transfers his interest in the land by sale, gift, lease or mortgage without the previous sanction of the Collector, the permission given under sub-section (1) of section 89 shall be deemed to have been cancelled.

By Order and in the name of the Governor of Gujarat,

AJAY BHATT,

Under Secretary to Government.

મહેસુલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, જથી સપ્ટેમ્બર, ૨૦૧૪

ગુજરાત ગણોત પહીવટ અને ખેતીની જમીન નિયમો, ૧૯૫૯(વિદર્ભ પ્રદેશ અને કચ્છ ક્ષેત્ર)

નં.GHM/2014/113/GNT/1113/1178/Z.— ગુજરાત ગણોત પહીવટ અને ખેતીની જમીન (વિદર્ભ પ્રદેશ અને કચ્છ ક્ષેત્ર) અધિનિયમ-૧૯૫૮ (મુંબઈના ૧૯૫૮ ના ૯૯) ની કલમ-૧૧૮ ની પેટા કલમ-(૧) હેઠળ બહાર પાડવા વિચારાયેલ જાહેરનામાંનો મુસદ્દો, ઉક્ત અધિનિયમની કલમ-૧૧૮ ની પેટા કલમ-(૩) થી જરૂરી બનાવ્યા પ્રમાણે એનાથી અસર થવાનો સંભવવાળી તમામ વ્યક્તિઓની જાણકારી માટે તા.૧૯-૫-૧૪ ના જાહેરનામાં નં.GHM/2014/ 73/GNT/1113/1178/Z થી પ્રસિદ્ધ કર્યો હતો.

ઉપરોક્ત મુદત તા.૧૯-૬-૧૪ ની મુદત પુરી થતાં પહેલાં, સદરહુ મુસદ્દા સંબંધમાં કોઈ વ્યક્તિ તરફથી કોઈ વાંધા કે સૂચનો મળેલ નથી, તેથી હવે

ગુજરાત ગણોત પહીવટ અને ખેતીની જમીન (વિદર્ભ પ્રદેશ અને કચ્છ ક્ષેત્ર) અધિનિયમ-૧૯૫૮ (મુંબઈના ૧૯૫૮ ના ૯૯) ની કલમ-૧૧૮ ની પેટા કલમ-(૧) થી મળેલી સત્તાની રુએ, ગુજરાત સરકાર આથી ગુજરાત ગણોત પહીવટ અને ખેતીની જમીન (વિદર્ભ પ્રદેશ અને કચ્છ ક્ષેત્ર) નિયમો-૧૯૫૯ ને વધુ સુધારવા નીચેના નિયમો બનાવેલ છે, એટલે કે,

૧. આ નિયમો ગુજરાત ગણોત પહીવટ અને ખેતીની જમીન (વિદર્ભ પ્રદેશ અને કચ્છ ક્ષેત્ર) (સુધારા) નિયમો, ૨૦૧૪ કહેવાશે.

૨. ગુજરાત ગણોત પહીવટ અને ખેતીની જમીન નિયમો, ૧૯૫૯ (વિદર્ભ પ્રદેશ અને કચ્છ ક્ષેત્ર) માં નિયમ-૪૫ ના પેટા નિયમ(૧) પછી નીચેનો પેટા નિયમ (૨) (૩) અને (૪) ઉમેરવો.

“(૨) પેટા-નિયમ (૧) ના ખંડ (એ), (બી) અથવા (ડી) માં નિર્દિષ્ટ કરેલી શરતે પરવાનગી આપવામાં આવી હોય ત્યારે આવી પરવાનગી એવી વધુ શરતને આધિન રહેશે કે જેની તરફેણમાં યથાપ્રસંગ જમીનનાં વેચાણ, બક્ષીશ, અદલાબદલી, પટ્ટો અથવા ગીરો કરવામાં આવ્યો હોય તે વ્યક્તિએ અથવા સહકારી મંડળીએ વટહુકમની જોગવાઈઓ અનુસાર પોતે જમીનનો કબજો લે તે તારીખથી ત્રણ વર્ષની અંદર અથવા કલેક્ટર, કારણોની લેખિત નોંધ કરીને વખતોવખત નક્કિ કરે તેવી એકંદરે પાંચ વર્ષ કરતાં વધારે ન હોય તેટલી વધુ મુદતની અંદર અથવા રાજ્ય સરકારની પૂર્વ મંજૂરીથી કલેક્ટર નક્કિ કરે તેવી ઉપર્યુક્ત પ્રમાણેની પાંચ વર્ષ કરતાં વધુ મુદતની અંદર, જે હેતુ માટે પરવાનગી આપવામાં આવી હોય તે હેતુ માટે જમીનનો ઉપયોગ કરવો જોઈશે. તે વ્યક્તિ અથવા સહકારી મંડળી આવી નિર્દિષ્ટ કરેલી મુદતની અંદર શરતનું પાલન ન કરે, તો કલમ ૧૮ની પેટા-કલમ-(૧) હેઠળ આપેલી પરવાનગી રદ થયેલી ગણાશે અને યથાપ્રસંગ વેચાણ, બક્ષીશ, અદલાબદલી, પટ્ટો અથવા ગીરો, કલેક્ટરની અથવા એવી મંજૂરી આપવા માટે અધિકૃત કરેલ સંબંધિત અધિકારી(જેનો આમાં હવે પછી, આ પેટા નિયમમાં “અધિકૃત અધિકારી તરીકે ઉલ્લેખ કર્યો છે તે) ની પૂર્વ મંજૂરી વિના કરવામાં આવ્યો છે એમ ગણાશે;

પરંતુ પરવાનગી આપવામાં આવી હોય તે હેતુ સારૂ જમીનનો ઉપયોગ કરવા માટે શુદ્ધબુદ્ધિથી પગલાં લેવા આરંભ કરવો તે મંજૂર કરેલી મુદતની અંદર જમીનનો, બિનખેતી વિષયક હેતુ સારૂ ઉપયોગ કરવા સંબંધી શરતનું પાલન કરવું એમ ગણાશે;

વધુમાં કલેક્ટરને અથવા અધિકૃત અધિકારીને ખાતરી થાય કે જેની તરફેણમાં તબદીલી કરવામાં આવી છે તે વ્યક્તિ અથવા સહકારી મંડળી નિર્દિષ્ટ કરેલી મુદતની અંદર પરવાનગી આપવામાં આવી હોય તે હેતુ માટે જમીનનો ઉપયોગ અમુક ખર્ચ કારણોસર કરી શકે તેમ નથી તો, તે આવશ્યક જણાય તેવી શરતો નિર્દિષ્ટ કર્યા પછી ખેતી વિષયક ઉપયોગ કરવા સહિત જમીનનો જુદો જુદો ઉપયોગ કરવાની તેને છુટ આપી શકશે અને તેમ થયે, સંબંધિત વ્યક્તિએ અથવા સહકારી મંડળીએ મંજૂર કરેલી મુદતની અંદર સદરહુ હેતુ માટે જમીનનો ઉપયોગ કરશે.

સ્પષ્ટીકરણ-પહેલા પરંતુકના હેતુ માટે શુદ્ધબુદ્ધિથી પગલાં લીધા છે કે નહિ એવો પ્રશ્ન ઉપસ્થિત થાય, ત્યારે યથાપ્રસંગ, કલેક્ટરનો અથવા અધિકૃત અધિકારીનો નિર્ણય છેવટનો ગણાશે.

(૩) પેટા-નિયમ (૧) ના ખંડો (સી) અને (એફ) માં નિર્દિષ્ટ કરેલી શરતો પૈકી કોઈ શરતે પરવાનગી આપવામાં આવે ત્યારે, આવી પરવાનગી એવી વધુ શરતને આધિન રહેશે કે જે વ્યક્તિની તરફેણમાં યથાપ્રસંગ જમીનનાં વેચાણ, બક્ષિસ, અદલાબદલી, પટ્ટો અથવા ગીરો કરવામાં આવ્યો હોય તે વ્યક્તિએ જે તારીખે તે, વટહુકમની જોગવાઈઓ અનુસાર જમીનનો કબજો લે તે તારીખથી એક વર્ષની અંદર અથવા કલેક્ટર, વખતોવખત લેખિત કારણોની નોંધ કરીને નક્કિ કરે તેવી એકંદરે વધુમાં વધુ પાંચ વર્ષ સુધીની વધુ મુદતની અંદર જે હેતુ માટે પરવાનગી આપવામાં આવી હોય તે હેતુ માટે જમીન વાપરવી. જે તે વ્યક્તિ કલેક્ટરે મંજૂર કરેલી મુદતની અંદર શરતોનું પાલન કરવામાં કસૂર કરે, તો કલમ ૮૯ની પેટા-કલમ (૧) મુજબ આપેલી પરવાનગી રદ કરવામાં આવી છે એમ સમજવું અને વેચાણ, બક્ષિસ, અદલાબદલી, પટ્ટો અથવા ગીરો કલેક્ટરની અગાઉથી પરવાનગી મેળવ્યા સિવાય ક્યો છે એમ સમજવું.

(૪) પેટા નિયમ (૧) ના ખંડ (એફ) માં જણાવેલી શરતે પરવાનગી આપવામાં આવી હોય ત્યારે આવી પરવાનગી એવી વધુ શરતને આધિન રહેશે કે જે વ્યક્તિની તરફેણમાં યથાપ્રસંગ જમીનના વેચાણ, બક્ષિસ, અદલાબદલી, પટ્ટો અથવા ગીરો કરવામાં આવ્યો હોય તે વ્યક્તિ તે જમીન જાતે ખેડતી બંધ થાય અથવા કલેક્ટરની અગાઉથી મંજૂરી મેળવ્યા સિવાય, વેચાણ, બક્ષિસ, અદલાબદલી, પટ્ટો અથવા ગીરોથી જમીનમાંનો પોતાનો હિત સંબંધ તબદીલ કરે કે તરતજ કલમ ૮૯ની પેટા-કલમ (૧) મુજબ આપેલી પરવાનગી રદ કરવામાં આવી છે એમ સમજવું."

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

અજય ભટ્ટ,

ગુજરાત સરકારના ઉપ સચિવ.



સત્યમેવ જયતે

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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd September, 2014

BOMBAY LAND REVENUE CODE, 1879

No: GHM/111/2014/NAP/112014/1227/K.— In exercise of the powers conferred by the second proviso to item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65B of the Bombay Land Revenue Code, 1879 (Bom.V of 1879), the Government of Gujarat hereby exempts from the fulfillments of conditions mentioned at item(vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65B, the use of land by the occupants or class of occupants as specified in the Schedule herein below for the bonafide industrial purpose.

SCHEDULE

Sr. No.	Name of Village, Taluka, District	Survey/ Block No.	Area H.Are.Sq.M.	Bonafide Industrial Purpose	Occupant/Class of occupants
1	2	3	4	5	6
1	At.-Anjarsim. Ta.-Anjar, Dist.-Kutch	S. No./B. No. 581 Paiki I	H. Are. 4-19-87 Sq.Mt.	SEZ	Welspun Anjar Sez Limited

The above approval is subject to the following pre conditions to be full filed.

- (1) The title of the land shall be in the name of the concerned party i.e. the unit which is getting the benefit of Bonafide Industrial use.
- (2) The Collector shall be required to obtain all prior NOCs & Clearance from concerned authorities/departments prior to grant of NA permission.
- (3) Where ever the unit is involved in the activities of dyes & chemicals or other industries which has an impact on pollution prior clearance of GPCB is a must.
- (4) The unit shall be liable to present the final lay out the plan of the area of the operation and the activities of the production must start within the stipulated time period as laid down by the relevant provisions of the acts & rules.
- (5) In case of failure of any of the above conditions the Collector shall be competent to act under provisions of BLRC-1879 & The Bombay Tenancy and Agricultural Lands Act, 1948.

By order and in the name of the Governor of Gujarat,

JAYESH MISAN,

Under Secretary to Government.



सत्यमेव जयते



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 27th August, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/97/CPI/1404-4948/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 407, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
407	M/S Gujarat Themis Biosyn Limited (Consumer No. 37297)	Vapi	Valsad	Unit shall be permitted to utilize 1800 KVA power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification. --

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 28th August, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/98/CPI/2013-1918/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II, after Sr. No. 463, the following shall be inserted:

Sr. No.	Name of the Unit	Village	District	Relaxation
464	M/S Aarti Industries Limited (Uni.-II) (Consumer No. 40759)	Jhagadia	Bharuch	Unit shall be permitted to utilize 950 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 30th August, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/99/CPI/1408-6795/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 317, the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
317	M/S Nirmal Ice Industries (Consumer No. 06101/10216/5)	Vapi	Valsad	Unit shall be permitted to utilize 94 KW power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 3rd September, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/100/CPI/1409-4273/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 407, the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
407	M/S Sarigam Oxytrade Pvt. Ltd. (Consumer No. 38447)	Sarigam	Valsad	Unit shall be permitted to utilize 250 KVA power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

INFORMATION AND BROADCASTING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th September, 2014.

The Gujarat Entertainments Tax Act, 1977

No.(GHT/2014/22) MNR/102014/1428/A:- WHEREAS the Government of Gujarat considers it necessary to do so in the public interest:

Now, THEREFORE, in exercise of the powers conferred by clause(a) and (b) of sub-section(1) of section 29 of the Gujarat Entertainments Tax Act, 1977 (Guj. 16 of 1977) (hereinafter referred to as "the Act"), the Government of Gujarat hereby exempts the exhibition of Hindi feature film "**Mary Kom**" produced by Viacom 18 Media Pvt. Ltd. & Bhansali Productions Pvt. Ltd., Mumbai, from the payment of Entertainment Tax to the extent of 100 percent of the tax leviable under Section-3 of the Act, subject to the following conditions.

- (1) This exemption from payment of Entertainment Tax shall be availed of from the date of publication of this notification.
- (2) The rates of admission shall be reduced by the amount of the tax leviable.
- (3) This exemption from payment of Entertainment Tax shall be availed in accordance with the provisions of the Act.
- (4) In the event of breach of any of the conditions stated above, the provisions of the Act and the Rules made there under, the prescribed officer shall take action under Section 30 of the Act.

By order and in the name of the Governor of Gujarat,

DILIP THAKER,
Under Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th September, 2014

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/101/CPI/1407/2541/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :-

In Schedule-II, for Sr. No. 205 the following shall be Substituted:

Sr. No.	Name of the Unit	Village	District	Relaxation
205	M/S. Chiripal Industries Limited (Fiber Division) (Consumer No. HT 8000906)	Piplej	Ahmedabad	Unit shall be permitted to utilize 7500 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th September, 2014

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/102/CPI/1408/2975/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :-

In Schedule-II, for Sr. No. 267 the following shall be Substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
267	M/S. Chiripal Industries Limited (Texurising Unit) (Consumer No. HT 8000411)	Piplej	Ahmedabad	Unit shall be permitted to utilize 1000 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th September, 2014

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/103/CPI/1408/3116/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :-

In Schedule-II, for Sr. No. 392 the following shall be Substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
392	M/S. Arcadia Agro (Consumer No. 15055)	Mogar	Anand	Unit shall be permitted to utilize 250 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts**

REVENUE DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 10th September, 2014.**BOMBAY LAND REVENUE CODE, 1879**

No. GHM/118/2014/NAP/242014/475/K: - In exercise of the powers conferred by the second proviso to item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65B of the Bombay Land Revenue Code, 1879. (Bom V of 1879), the Government of Gujarat hereby exempts from the fulfillments of conditions mentioned at item (vi) of paragraph (b) of sub-clause (1) of clause (b) of sub-section (1) of section-65B, the use of land by the occupants or class of occupants as specified in the Schedule herein below for the bonafide industrial purpose.

SCHEDULE

Sr. No.	Name of Village, Taluka, District	Survey / Block No.	Area H.Are.C.M.	Bonafide Industrial Purpose	Occupant/ Class of occupants
1	2	3	4	5	6
1	At. Bamangam Ta. Karjan Dist. Vadodara	S.No. 168/1 B.No. 239	0-59-69	Industrial Park	Horizon industrial Park, Bharatbhai Dahyabhai Patel
		S.No. 166 B.No. 235	0-40-47		
		S.No. 245 B.No. 194	2-21-57		
		S.No. 241			
		B.No. 167/1	0-16-20		
		B.No. 167/2	0-41-38		
		S.No. 240			
		B.No. 169/A	0-20-06		
		B.No. 169/B	0-08-75		
		S.No. 174 B.No. 214	0-88-02		

The above approval is subject to the following pre conditions to be full filed.

- (1) The title of the land shall be in the name of the concerned party i.e. the unit which is getting the benefit of Bonafide Industrial use.

- (2) The Collector shall be required to obtain all prior NOCs & Clearance from concerned authorities/ departments prior to grant of NA permission.
- (3) Where ever the unit is involved in the activities of dyes & chemicals or other industries which has an Impact on pollution prior clearance of GPCB is a must.
- (4) The Unit shall be liable to present the final lay out the plan of the area of the operation and the activities of the production must start within the stipulated time period as laid down by the relevant provisions of the acts & rules.
- (5) In case of failure of any of the above conditions the Collector shall be competent to act under provisions of BLRC-1879 & the Bombay Tenancy and Agricultural Lands Act, 1948.

By order and in the name of the Governor of Gujarat,

JAYESH MISAN,
Under Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES & MINES DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 16th September, 2014

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962

No. GHU / 2014 / (28) / GID / 102003 / 5 / G.— In exercise of the powers conferred under clause (a) and (d) of Sub-section (1) of Section-4 of Gujarat Industrial Development Act, 1962 the Government of Gujarat hereby appoints Mrs. Mamta Verma I.A.S., Industries Commissioner as a Director on the Board of Directors of the Gujarat Industrial Development Corporation as ex-Officio vice Shri Kamal Dayani I.A.S., with immediate effect until further orders.

By order and in the name of the Governor of Gujarat,

ANAND BIHOLA,
Under Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 8th September, 2014

INDIAN STAMP ACT, 1899

No. GHM/2014/114/M-STP/122014/1681/H-1.—In exercise of the power conferred by clause (b) of sub-section (2) of section 9 of the Indian Stamp Act, 1899, the State Government hereby permits United India Insurance Company Limited, Divisional Office, Mehsana to pay stamp duty of Rs. 3,000/-, in Sea Insurance Rs. 1,500/-, in Fire Insurance, Rs. 24,500/-, in Accident & Sickness Insurance and Rs. 1,71,000/- in Any other Insurance total consolidated Stamp duty of Rs.2,00,000/- (Rupees Two Lacs only) chargeable on sum to be insured for the Insurance Policies from 01/07/2014 to 31/03/2015 to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V.T. MANDORA,

Deputy Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 8th September, 2014

INDIAN STAMP ACT, 1899

No. GHM/2014/115/M-STP/122014/1628/H-1.—In exercise of the power conferred by clause (b) of sub-section (2) of section 9 of the Indian Stamp Act, 1899, the State Government hereby permits The Life Insurance Corporation of India, Divisional Offices (Ahmedabad DO, Gandhinagar DO, Vadodara DO, Nadiad DO, Surat DO, Rajkot DO & Bhavnagar DO) to pay total consolidated Stamp duty of Rs.4,91,00,000/- (Four Crore Ninety One Lac only) chargeable on sum to be insured of the Insurance Policy from 14/07/2014 to 30/06/2015 to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V.T. MANDORA,

Deputy Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 8th September, 2014

INDIAN STAMP ACT, 1899

No. GHM/2014/116/M-STP/122014/1683/H-1.—In exercise of the power conferred by clause (b) of sub-section (2) of section 9 of the Indian Stamp Act, 1899, the State Government hereby permits United India Insurance Company Limited, Divisional Office No. ~~II~~ Rajkot to pay stamp duty of Rs. 20,000/-, in Fire Insurance Rs. 35,000/-, in Marine Insurance, Rs. 60,000/- in motor Insurance and Rs. 35,000/- in Any other Insurance total consolidated Stamp duty of Rs.1,50,000/- (Rupees One Lac Fifty Thousand only) chargeable on sum to be insured for the Insurance Policies from 17/06/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V.T. MANDORA,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 8th September, 2014

INDIAN STAMP ACT, 1899

No. GHM/2014/117/M-STP/122014/1682/H-1.—In exercise of the power conferred by clause (b) of sub-section (2) of section 9 of the Indian Stamp Act, 1899, the State Government hereby permits United India Insurance Company Limited, Jetpur to pay stamp duty of Rs. 2,000/-, in Fire Insurance Rs. 2,500/-, in Marine Insurance, Rs. 15,000/- In Motor Insurance and Rs. 4,80,500/- in Any other Insurance total consolidated Stamp duty of Rs.5,00,000/- (Rupees Five Lacs only) chargeable on sum to be insured for the Insurance Policies from 01/07/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V.T. MANDORA,

Deputy Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th September, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/104/CPI/1409/5898-K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 400, the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
400	M/S Jayant Agro-Organics Ltd. (ISCPL Division) (Formerly known as Ihsedu Speciality Chemicals Pvt. Ltd.) (Consumer No. 13919)	Dhanora	V. lodara	Unit shall be permitted to utilize 1800 KVA power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 12th September, 2014.

INDIAN STAMP ACT, 1899.

No.GHM-2014-119-M-STP-122014 1437-H-1 In exercise of the power conferred by clause(b) of sub-section (2) of section 9 of the Indian Stamp Act 1899, the State Government hereby permits the Adani Infra(India)Limited, Ahmedabad to pay consolidated stamp duty of Rs.25,00,000/-(Four Twenty Five Lac Only) chargeable on account of the stamp duty on 9,000 Redeemable Non Convertible Debentures for period of 1 year and 16 days, face value of each debenture of Rs.10,00,000/- in the nature of debentures bearing distinctive numbers 1 to 9,000 of the total value of Rs.9,00,00,00,000/- to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V. T. MANDORA,
Deputy Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th September, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/105/CPI/1105/5097-K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 155, the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
155	M/S Elysium Pharmaceuticals Limited (Consumer No. 13494)	Dabhasa	Vadodara	Unit shall be permitted to utilize 280 KVA power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th September, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/106/CPI/1405/3678-K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 140, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
140	M/S MTZ Polyfilms Limited (Consumer No. 39569)	Jhagadia	Bharuch	Unit shall be permitted to utilize 3000 KVA power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th September, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/107/CPI/1405/1350-K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

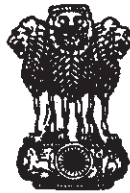
In Schedule-II, for Sr. No. 136, the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
136	M/S Surya Organics & Chemicals (Consumer No. 08904005930)	Ankleshwar	Bharuch	Unit shall be permitted to utilize 26 KW power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th September, 2014.

BOMBAY LAND REVENUE CODE, 1879

No. GHM/120/2014/NAP/112014/899/K: - In exercise of the powers conferred by the second proviso to item (vi) of paragraph (b) of sub-clause (1) of clause (b) of sub-section (1) of section 65B of the Bombay Land Revenue Code, 1879. (Bom V of 1879), the Government of Gujarat hereby exempts from the fulfillments of conditions mentioned at item (vi) of paragraph (b) of sub-clause (1) of clause (b) of sub-section (1) of section-65B, the use of land by the occupants or class of occupants as specified in the Schedule herein below for the bonafide industrial purpose.

SCHEDULE

Sr. No.	Name of Village, Taluka, District	Survey / Block No.	Area H. Arc. Sq. M.	Bonafide Industrial Purpose	Occupant/ Class of occupants
1	2	3	4	5	6
1	At. BHACHAU Ta. BHACHAU, Dist. KUTCH	S. No./B. No. 584/1 PAIKI 1	H. ARE. 0-10-00 SQ.MT.	PIPELINE SECTIONALIZING VALVE STATION	HPCL-MITTAL PIPLINES LTD

The above approval is subject to the following pre conditions to be full filed.

- (1) The title of the land shall be in the name of the concerned party i.e. the unit which is getting the benefit of Bonafide Industrial use.
- (2) The Collector shall be required to obtain all prior NOCs & Clearance from concerned authorities/ departments prior to grant of NA permission.
- (3) Wherever the unit is involved in the activities of dyes & chemicals or other industries which has an Impact on pollution prior clearance of GPCB is a must.
- (4) The Unit shall be liable to present the final lay out the plan of the area of the operation and the activities of the production must start within the stipulated time period as laid down by the relevant provisions of the acts & rules.
- (5) In case of failure of any of the above conditions the Collector shall be competent to act under provisions of BLRC-1879 & the Bombay Tenancy and Agricultural Lands Act, 1948.

By order and in the name of the Governor of Gujarat,

JAYESH MISAN,

Under Secretary to Government.



सत्यमेव जयते

The Gujarat Government Gazette

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Gujarat Acts

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th September, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/158 of 2014/DVP-232012-3434-L: WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the General Development Control Regulation of Development Plan of Bhavnagar Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/232 of 2013/DVP-232012-3434-L dtd.17.12.2013 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.04.03.2014 on page no.93-1 to 93-4 under Government Notification, Urban Development and Urban Housing Department No.GH/V/90 of 2014/DVP-232012-3434-L, dtd.04.03.2014 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has considered the suggestion and objection on merit;

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby:-

- sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and;
- specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/232 of 2013/DVP-232012-3434-L dtd. 17.12.2013.

1. In the development plan, City Area-A, City Area-B, City Area-C, City Area-D, City Area-F, and City Area-G are proposed under section 12(2)(o) of the Act and earmarked as shown in accompanying plan.
2. As per Annexure-A, provisions of the GDCR are modified under section 12(2)(m) of the said Act

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio Joint Secretary
to the Govt. of Gujarat,
Urban Development and Urban Housing Department.

Sr. No.	Clause No.	Present Provision			Proposed Modification		
		Width of Proposed Road (mts.)	Minimum Road Side Margin (Mts)	Remarks	Width of Proposed Road (mts.)	Minimum Road Side Margin (Mts)	Remark
1	10.6(1)	(a) In a building unit of 2000 sq.mts. or more in area the common plot shall be provided.			(a)(i) In a building unit of 2000 sq.mts. or more in area the common shall be provided in city area F (ii) In a building unit of 3000 sq.mts. or more in area the common of shall be provided in city area B and city area C		
2	11	SPECIAL DEVELOPMENT REQUIREMENTS FOR EXISTING OLD WALLED CITY (GAMTAL AREA)			SPECIAL DEVELOPMENT REQUIREMENTS FOR CITY AREA-A, CITY AREA AND CITY AREA-G		
3	12.2	(h) Minimum area for tenement building/ownership flats shall be 300 sq.mt with no side less than 12.0 Mts			(h) Minimum area for tenement building/ownership flats shall be 250 sq.mt.		
4	12.4.1(A)	Width of Proposed Road (mts.)	Minimum Road Side Margin (Mts)	Remarks	Width of Proposed Road (mts.)	Minimum Road Side Margin (Mts)	Remark
		Road upto 7.5 Mts	2.5	(1) For the existing built up area the margins requirement may be relaxed on merits of individual case subject to other regulations.	Road upto 6.0 Mts	2.0	(1) For the existing built up area the margins requirement may be relaxed on merits of individual case subject to other regulations.
		Above 7.5 Mts and upto 15 Mts	3.0	(2) Minimum side margin shall be provided as per regulation no 12.4.1 (A)(ii)	Above 6.0 Mts and upto 12 Mts	2.5	(2) Minimum side margin shall be provided as per regulation no. 12.4.1 (A)(ii)
		Above 15 Mts and upto 30 Mts	4.5		Above 12 Mts and upto 15 Mt	3.0	
		Above 30 Mts and upto 45 Mt.	6.0		Above 15 Mts and upto 30 Mts	4.5	
		More than 45 Mts and upto 60 Mts	9.0		Above 30 Mts and upto 45 Mts	6.0	
		More than 60 Mts	12		More than 45 Mts and upto 60 Mts.	9.0	
					More than 60 Mts	12.0	
New Clause 12.8 Notwithstanding anything contained in this GDCR, FSI and Built Up shall be applicable as mentioned in the table below for the City Area-B, City Area-C and City Area-F.							
		City Area	Max. Permissible FSI	Built Up	Remarks		
		B	2.5	a. For plot area up to 2500 Sq Mt. maximum 60% built up is permissible at any floor	(1) The maximum permissible FSI allowed is 2.5 irrespective of plot size and road width. FSI above 2 will be purchased as a premium		
		C	2.5	b. For plot area more than 2500 Sq Mt, maximum 45% built up is permissible at any floor	(2) The premium to be charged		

					for additional FSI is 40% of prevailing jantri rates of land stipulated in the Stamp Duty Ready Reckoner of Government of Gujarat for the relevant year of development permission.
				(3)	The additional FSI to be made available on payment of premium by the competent authority shall be granted with fulfillment of all conditions mentioned in DCR
F	2.2.	As per the table of the clause no.12.4.1(A)(ii) with the title "MINIMUM MARGIN FOR OTHER THAN ROAD SIDE, & PERMISSIBLE BUILT-UP AREA FOR RESIDENTIAL USE ZONE R-1 & R-2 (All use)"		(1)	The maximum permissible FSI allowed is 2.2 irrespective of plot size and road width. FSI above 1.6 will be purchased as a premium FSI
				(2)	The premium to be charged for additional FSI is 40% of prevailing jantri rates of land stipulated in the Stamp Duty Ready Reckoner of Government of Gujarat for the relevant year of development permission.
				(3)	The additional FSI to be made available on payment of premium by the competent authority shall be granted with fulfillment of all conditions mentioned in DCR

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th September, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/159 of 2014/TPS-112013-7201-L: WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No. 76/B (Chandkheda) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

1. Allot final plots in their original plots or in the near vicinity as far as possible. (original plot no.98)
2. Deduct the Govt. lands as well as private lands at par, with the average deduction.
3. Allot the separate original plot / final plot for State Govt. lands as revenue records.
4. Estimate and include cost of scheme borne by appropriate Authority, under section 52(1)(iv), 77(1)(b) and 77(1)(g) of the said Act as well as determine the period within which the works provided in the scheme shall be completed by the appropriate authority.
5. Allot the separate original plot/final plot for excess lands declare under U.L.C. Act.
6. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation.
7. Correct form F, relevant maps and other matters.
8. Decide the ownerships, area and tenure as per the revenue records.
9. Verify the authenticity of buildings and layout and thereafter include them in the relevant maps.
10. Increase the area for SEWSHS up to 5% of the Scheme area.
11. Provide approach to final plot allotted to the appropriate authority and other owners, from road having such width so that the development is available as per General Development Control Regulation.
12. Maintain tanks and water bodies and give an appropriate approach to the water bodies. (Original Plot No. 367)
13. As far as possible, reconstitute original plots in such a manner so that the telephone line, gas line or electricity line does not affect the final plots.
14. Decide the permissible uses in the final plots allotted for the Public Purpose, NC, etc in the consultation of the appropriate authority.
15. Modify the roads for the alignment and width to be in sync with town planning scheme in an adjoin area, existing road and development plan road.

16. Take necessary decision for the road, in case where the development/building permission has granted considering the existing road or access by other road like cart road.
17. Decide the percentage of beneficiary for allotted final plot to the appropriate authority with the consultation of appropriate authority.
18. Decide the value of original plots, after collecting relevant sales of preceding 5 years from the date of declaration of intention.
19. Specify the width of roads in the relevant plans.
20. Ensure that the final plot allotted in lieu of original plot in accordance to zone as per development plan.
21. Carve out the final plots which have an approach from the National Highway, in such a manner so that, these final plot are useable and buildable as per the provisions of the G.D.C.R.
22. The words "હાઈડેન્શન લાઈન, ગેસ લાઈન, પસાર થતી હોય તેવા અંતિમ ખંડોમાં સક્ષમ અધિકારીશ્રી દ્વારા આપી શકે". mentioned in the GDCR accompanying the scheme book.
23. Rectify the form-f to correctly indicate the ownership records on the basis of relevant documents. (Case No.269, 327)
24. Verify the ONGC acquired land.
25. Consider, the representation made by the owners of the final plot no.134 & 138, with respect to both final plots allot adjacent, as per law.
26. So far as possible allot one final plot for the land of Sardar Saroval Nigam Ltd of different original plots.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio Joint Secretary
to the Govt. of Gujarat.

Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th September, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/160 of 2014/TPS-182013-M-710-L: WHEREAS under Government notification Urban Development & Urban Housing Department Gandhinagar. No.GH/V/72 of 1999/TPS-1898-4713-L dated.18.05.1999, the Government of Gujarat in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) sanctioned the Final Town Planning Scheme No. 2 (Boarsad) (herein after referred to as the said Act and the said Final Scheme respectively)

AND WHEREAS, the Government of Gujarat considered the said scheme to be defective on account of error; NOW THEREFORE, in exercise of the powers conferred by sub section (2) of section 70 of the Gujarat Town Planning and Urban Development Act, 1976 the Government of Gujarat hereby:-

1. Publish a draft of variation in the aforesaid Final Town Planning Scheme No. 2 (Boarsad) as set out in the Schedule appended hereto;
2. Call upon the persons affected by the proposed variation to communicate, in writing, their objections, if any, to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya Gandhinagar, through the Collector, Anand Dist: Anand and endorse a copy thereof to this Notification in the Official gazette;
3. State that the draft variation shall be kept open to the inspection of the publication at large at the office of the Boarsad Area Development Authority (Boarsad Nagarpalika), during the office hours of the working days, for the aforesaid period of one month.

SCHEDULE

Proposed variation in the Final Town Planning Scheme No. 2 (Boarsad) sanctioned vide Government Notification Urban Development & Urban Housing Department Gandhinagar No.GH/V/72 of 1999/TPS-1898-4713-L dated.18.05.1999 under section 70(2) of the Gujarat Town Planning and Urban Development Act, 1976.

In the Redistribution Statement, the final plot nos. are changed hereunder;

Case No.	Final Plot No. shown in column 7	
	As per Sanctioned Scheme	As per Modification.
33	41	40
116	40	41

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio Joint Secretary
to the Govt. of Gujarat,
Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th September, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/161 of 2014/TPS-112010-5393-L: WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Gandhinagar Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No. 9 (Vasana Hadmatiya-Sargasan-Uvarsad-Tarapur-Vavol) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

- Allot final plots in their original plots or in the near vicinity as far as possible. (Final Plot No.70, 74, 91, 92, 94, 100, 103, 104, 115, 123, 126, 127,135)
- Ensure that the final plot allotted in lieu of original plot in accordance to zone as per development plan and in the same village.
- Modify the roads for the alignment and width to be in sync with town planning scheme in an adjoin area, existing road and development plan road
- Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation.

5. Decide the percentage of beneficiary for allotted final plot to the appropriate authority with the consultation of appropriate authority.
6. Increase the area for SEWSHS up to 5% of the Scheme area.
7. Split the said scheme in a manner that, the portion of scheme wherein original plot are not reconstituted forms a separate part split town planning scheme.
8. For the land of National Highway, Khh-Road and Canal assign separate original plot and thereafter without reconstitution allot final plot in lieu of the original plots.
- 9.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio Joint Secretary
to the Govt. of Gujarat,
Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th September, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/162 of 2014/TPS-272011-4943-L: WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Patan Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/130 of 2011/DVP-20700-3712-L dtd.16.09.2010 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.06.05.2014 on page no.150-4 under Government Notification, Urban Development and Urban Housing Department No.GH/V/98 of 2014/DVP-272011-4943-L, dtd.06.05.2014 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby:-

- (a) sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and ;
- (b) specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/130 of 2011/DVP-20700-3712-L dtd.16.09.2010

1. The exiting road shown as A1-B1-C1 in R.S.No.166/1, 167, 137 of village of Samalpati, Patan shall be deleted from said use and land thus shall be designated for Residential Use under section 12(2)(a) of the said Act and existing road shall be proposed as DI-EI under section 12(2)(d) of the said Act as shown in accompanying plan.

2. The existing road shown as Fl-HI in R.S.No. 41/1 and southern part of R.S.No.43/2, 42/2 and 44/1 of government land of village of Gungadipati, Patan shall be deleted from the said use and land thus shall be designated for "Residential Use" under section 12(2)(a) of the said Act and existing road shall be proposed as F1-GI-HI under section 12(2)(d) of the said Act as shown in accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio Joint Secretary
to the Govt. of Gujarat,
Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th September, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/163 of 2014/TPS-112014-2311-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/63 of 2006/TPS-112005-1449-L, dated.06.06.2006, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 14 (Sahibaug) (3rd Varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation; (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/70 of 2011/TPS-112010-2355-L, dated.03.06.2011 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No. 14 (Sahibaug) (3rd Varied)

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 14 (Sahibaug) (3rd Varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section (2) of section 62 of the said Act;

AND WHEREAS, the area of said Final Scheme is now included within the Ahmedabad Municipal Corporation area;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the Ahmedabad Municipal Corporation during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of subsection (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio Joint Secretary
to the Govt. of Gujarat,
Urban Development and Urban Housing Department.



સત્યમેવ જયતે

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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૨મી સપ્ટેમ્બર, ૨૦૧૪

ગુજરાત ખેત ઉત્પન્ન બજાર સમિતિ અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ/૭૭/૨૦૧૪/એપીએમ/૧૦-૨૦૧૪/ગ.- ગુજરાત ખેત ઉત્પન્ન બજાર સમિતિ અધિનિયમ-૧૯૬૩ (ગુજરાત અધિનિયમ-૨૦ સને-૧૯૬૪) ની કલમ-૬(૧) હેઠળ બહાર પાડેલ નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, ગાંધીનગરના તા.૨૬-૦૮-૧૯૭૪ ના જાહેરનામા ક્રમાંક: નં. ઈ/ખસ-૭૪-૬૪-બનણ-૨૫-ડી-૪૭૭૩ થી અમદાવાદ જિલ્લાના (૧) ધંધુકા તાલુકાના બનેલા વિસ્તારને સદરહુ અધિનિયમના હેતુઓ માટે તેમાં નિર્દિષ્ટ કરેલ ખેત ઉત્પન્નોની અમુક જાતના સંબંધમાં બજાર વિસ્તાર (જેનો આમાં હવે પછી સદરહુ બજાર વિસ્તાર તરીકે ઉલ્લેખ કર્યો છે તે) તરીકે જાહેર કરવામાં આવ્યો છે.

૨. સદરહુ બજાર વિસ્તારનું ચાર જુદા જુદા બજાર વિસ્તારો એટલે કે, અમદાવાદ જિલ્લાના (૧) ધંધુકા તાલુકાના બનેલા વિસ્તાર (૨) ધોલેરા તાલુકાના બનેલા વિસ્તાર અને બોટાદ જિલ્લાના (૧) બરવાળા તાલુકાના બનેલા વિસ્તાર અને (૨) રાણપુર તાલુકાના બનેલા વિસ્તારમાં વિભાજન કરવાનું ધાર્યું છે.

૩. સદરહુ બજાર વિસ્તારનું ચાર જુદા જુદા બજાર વિસ્તારો એટલે કે, અમદાવાદ જિલ્લાના (૧) ધંધુકા તાલુકાના બનેલા વિસ્તાર (૨) ધોલેરા તાલુકાના બનેલા વિસ્તાર અને બોટાદ જિલ્લાના (૧) બરવાળા તાલુકાના બનેલા વિસ્તાર અને (૨) રાણપુર તાલુકાના બનેલા વિસ્તારમાં નિયંત્રણમાં (૧) ઘઉં (૨) ચણા (૩) જુવાર (૪) બાજરી (૫) રાઈ (૬) તલ (૭) જીરું (૮) કાળા કપાસ (લોઢેલા તથા લોઢેલા વગરના) (૯) મગફળી (ફૂલેલી અને ફોલ્યા વગરની) (૧૦) રૂઈ (૧૧) મરચા (સૂકા) શાકભાજી, ફળફળાદી, મસાલા જેવી જણસીઓનું ખરીદ વેચાણનું નિયમન કરવા ધાર્યું છે.

૪. તેથી હવે સદરહું અધિનિયમની કલમ-૫૨, કલમ-૫ સાથે વાંચતા મળેલ સત્તાની રૂઝે ગુજરાત સરકારશ્રી આથી સદરહું બજાર વિસ્તારને સદરહું જણાસીઓનું ખરીદ વેચાણનું નિયમન કરવા માટે સદરહું અધિનિયમના હેતુઓ માટે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ધંધુકાનું વિભાજન કરીને, અમદાવાદ જિલ્લાના (૧) ધંધુકા તાલુકાના બનેલા વિસ્તાર અને (૨) ધોલેરા તાલુકાના બનેલા વિસ્તાર અને બોટાદ જિલ્લાના બરવાળા તાલુકાના બનેલા વિસ્તાર અને રાણપુર તાલુકાના બનેલા વિસ્તારમાં વિભાજન કરવાનો ઈરાદો જાહેર કરે છે.

૫. આ જાહેરનામું પ્રસિદ્ધ થયાની તારીખથી એક માસની મુદતમાં ગુજરાત સરકારશ્રીના નાયબ સચિવ (ધિરાણ), બ્લોક નં.૭, દકો માળ, કૃષિ અને સહકાર વિભાગ, સચિવાલય, ગાંધીનગરને જે કોઈ વાંધા / સૂચનો મળશે તેના ઉપર સરકારશ્રી દ્વારા વિચારણા કરવામાં આવશે અને આખરી કરવામાં આવશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

બી. એમ. ગામીત,
સરકારના ઉપસચિવ,



સત્યમેવ જયતે

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PART IV-B

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કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૨મી સપ્ટેમ્બર, ૨૦૧૪

ગુજરાત ખેત ઉત્પન્ન બજાર સમિતિ અધિનિયમ, ૧૯૬૩.

ક્રમાંક: જીએચકેએચ-૭૮-૨૦૧૪-એપીએમ-૧૦-૨૦૧૪-૧૯૬૫-ગ.- ગુજરાત ખેત ઉત્પન્ન બજાર સમિતિ અધિનિયમ-૧૯૬૩ (ગુજરાત અધિનિયમ-૨૦ સને-૧૯૬૪) જેનો આમાં હવે પછી સદરહુ અધિનિયમ તરીકે ઉલ્લેખ કર્યો છે. તેની કલમ-૬ (૧) હેઠળ બહાર પાડેલ નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થ તંત્ર, ગાંધીનગરના તા. ૨૩-૦૨-૧૯૮૦ના જાહેરનામા ક્રમાંક :-ઈ-બસ-૮૦-૧૮-બનણ-૩૭૮-ડી-૧૧૬૭ થી બનાસકાંઠા જિલ્લાના વાવ તાલુકાના સમગ્ર વિસ્તારને સદરહુ અધિનિયમના હેતુઓ માટે તેમાં નિર્દિષ્ટ કરેલ ખેત ઉત્પન્નોની અમુક જાતના સંબંધમાં બજાર વિસ્તાર (જેનો આમાં હવે પછી સદરહુ બજાર વિસ્તાર તરીકે ઉલ્લેખ કર્યો છે. તે) તરીકે જાહેર કરવામાં આવ્યો છે.

૨. સદરહુ બજાર વિસ્તારનું બે જુદા જુદા બજાર વિસ્તારો એટલે કે, બનાસકાંઠા જિલ્લાના (૧) વાવ તાલુકાના બનેલા બજાર વિસ્તાર અને (૨) સુઈગામ તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજન કરવાનું ધાર્યું છે.
૩. બનાસકાંઠા જિલ્લાના (૧) વાવ તાલુકાના બનેલા બજાર વિસ્તારમાં અને (૨) સુઈગામ તાલુકાના બનેલા બજાર વિસ્તારમાં નિયંત્રણમાં લીધેલ અનાજ-ઘઉં, જુવાર, બાજરી, સરસવ, જવ, કઠોળ- તુવર, મગ, ચોળા, મઠ, તેલીબીયાં- તલ, એરંડા, કાલીગડાના બીજ, મસાલા તેજાના બીજું ઉત્પન્ન :- જીરૂ રાઈ, ઢોરનો ચારો :- ગુવાર, જેવી જણસીઓનું નિયમન કરવા ધાર્યું છે.
૪. તેથી હવે સદરહુ અધિનિયમની કલમ-૫૨ અને કલમ-૫ સાથે વાંચતા મળેલ સત્તાની રૂએ ગુજરાત સરકારશ્રી આથી સદરહુ બજાર વિસ્તારને સદરહુ જણસીઓના ખરીદ વેચાણના નિયમન કરવા માટે સદરહુ અધિનિયમના હેતુઓ

માટે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, વાવના બજાર વિસ્તારનું વિભાજન કરીને, બનાસકાંઠા જિલ્લાના (૧) વાવ તાલુકાના બનેલા બજાર વિસ્તાર અને (૨) સુઈગામ તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજન કરવાનો ઇરાદો જાહેર કરે છે.

- પ. આ જાહેરનામું પ્રસિધ્ધ થયાની તારીખથી એક માસની મુદતમાં ગુજરાત સરકારશ્રીના નાયબ સચિવશ્રી (ધિરાણ), બ્લોક નં. ૭, ૬ હો માળ, કૃષિ અને સહકાર વિભાગ, સચિવાલય, ગાંધીનગરને જે કોઈ વાંધા/સૂચનો મળશે તેના ઉપર સરકારશ્રી દ્વારા વિચારણા કરવામાં આવશે અને આખરી કરવામાં આવશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

બી. એમ. ગામીત,
સરકારના ઉપસચિવ.



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PART IV-B

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INFORMATION AND BROADCASTING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th September, 2014.

THE GUJARAT ENTERTAINMENTS TAX (AMENDMENT) ACT, 2014.

No. GHT/2014/23/MNR/102014/968/A: - In exercise of the powers conferred by sub-section (2) of section 1 of the Gujarat Entertainments Tax (Amendment) Act, 2014 (Guj. 18 of 2014), the Government of Gujarat hereby appoints the 1st October, 2014, as the date on which the said Act shall come into force.

By order and in the name of the Governor of Gujarat,

K. L. PATEL,
Deputy Secretary to Government.

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FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd September, 2014

GUJARAT VALUE ADDED TAX ACT, 2003

No. (GHN-14) VAT-2014-S.11 (6) (4)-TH : - WHEREAS, the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (6) of section 11 of the Gujarat Value Added Tax Act, 2003 (Guj. 1 of 2005), the Government of Gujarat hereby amends the Government Notification, Finance Department No. (GHN-14)VAT-2010-S.11 (6) (2)-TH, dated the 29th June, 2010, as follows, namely:-

In the Schedule appended to the said notification, for the entry at serial No.2, the following entry shall be substituted, namely-

Entry No.	Description of goods	Non-entitlement of tax credit whether whole or partial	Restrictions and conditions if any
"2	<p>(1) All goods excluding the goods specified in Schedule-II of the Act in entries at serial numbers,-</p> <p>(i) 13,</p> <p>(ii) 24,</p> <p>(iii) 48(i) namely <i>Isabgul, Jira, variali, Methi, Suva, Ajma, Asalia, Kalingda seeds, Khas khas, Dhana, Dhana dal and Pepper,</i></p> <p>(iv) 54.</p> <p>(v) 76, and</p> <p>(2) all goods excluding the goods specified below :-</p>	To the extent of one percent on the taxable turnover of purchases within the State for which tax credit is admissible.	<p>This Entry shall come into force with effect from 1st October, 2014. The input tax credit shall be reduced when;</p> <p>(i) the goods are sold/resold in the course of inter-State trade and commerce, or</p> <p>(ii) the goods are used as input including raw material in the manufacture of goods which are sold in the course of inter-State trade and commerce".</p>

Entry No.	Description of goods	Non-entitlement of tax credit whether whole or partial	Restrictions and conditions if any
	<p>(2) (i) Crude oil, furnace oil, aviation turbine fuel, high speed diesel oil, light diesel oil, solvent, petrol, low sulphur heavy stock, linear alkyl benzene, bitumen, liquefied petroleum gas and other Petroleum Products</p> <p>(ii) Natural gas;</p> <p>Explanation: "Petroleum product" means any commodity made from petroleum or natural gas and shall include refined crude oil, processed crude petroleum, residuum from crude petroleum, cracking stock, uncracked fuel oil, fuel oil, treated crude oil residuum, casing head gasoline, natural gas gasoline, naphtha, distillate gasoline, kerosene, waste oil, blended gasoline, lubricating oil, blends or mixture of oil with one or more liquid products or by-products derived from oil or gas, and blends or mixtures of two or more liquid products or by-products derived from oil condensate; gas or petroleum hydrocarbons; whether herein enumerated or not.</p>	<p>To the extent of two percent on the taxable turnover of purchases within the State for which tax credit is admissible.</p>	

By order and in the name of the Governor of Gujarat,

RAJESH MANJHU,
Joint Secretary to Government.



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FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd September, 2014

GUJARAT VALUE ADDED TAX ACT, 2003

No. (GHN-15) VAT-2014-S.5 (2) (41)-TH:- WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by clause(a) of sub-section (2) of section 5 of the Gujarat Value Added Tax Act, 2003 (Guj. 1 of 2005), the Government of Gujarat hereby amends the Government Notification, Finance Department No. (GHN-35)VAT-2006/S.5(2) (1) /TH, dated the 31st March, 2006, as follows, namely :-

In the Schedule appended to the said notification, the entry at serial No. 69 shall be deleted with effect from the 1st October, 2014.

By order and in the name of the Governor of Gujarat,

RAJESH MANJHU,
Joint Secretary to Government.



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URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd September, 2014.

GUJARAT MUNICIPAL FINANCE BOARD ACT, 1979

No: GH/V/164 of 2014/EST/122013/5046/R.- In exercise of the powers conferred by clause (b), sub-section- (1) of section 7 of the Gujarat Municipal Finance Board Act, 1979 (Gujarat Act No. 12 of 1979) Government of Gujarat hereby sanctioned the resignation of Shri Vijaybhai Rupani as chairman of Gujarat Municipal Finance Board.

By order and in the name of the Governor of Gujarat,

A. V. SHAH,

Under Secretary to Government.

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Government Central Press, Gandhinagar.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th September, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/108/CPI/1408/6668-K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 438, the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
438	M/S Comed Chemicals Limited (Consumer No. 13571)	Por Ramangamdi	Vadodara	Unit shall be permitted to utilize 350 KVA power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary to Govt.

Energy & Petrochemicals Department.



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PART IV-B

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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 22nd September, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/109/CPI/1408/4327-K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 437, the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
437	M/S Kiri Dyes and Chemicals Limited (unit-III) (Consumer No. 13584)	Dudhwada	Vadodara	Unit shall be permitted to utilize 4000 KVA power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary.

Energy & Petrochemicals Department.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 22nd September, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/110/CPI/1407/1819/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 230, the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
230	M/S McCain Food India Pvt. Limited (Consumer No. 19428)	Balliasan	Mehsana	Unit shall be permitted to utilize 3700 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary to Govt.

Energy & Petrochemicals Department.



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by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd September, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/111/CPI/1408/4992/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 390, the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Relaxation
390	M/S Indo Brine Industries Limited (Consumer No. 31289)	Chopadava	Kutch	Unit shall be permitted to utilize 350 KVA power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary to Govt.

Energy & Petrochemicals Department.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

PORTS AND TRANSPORT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 26th September, 2014.

GUJARAT MOTOR VEHICLES TAX ACT, 1958.

No.PT/2014/ 22 /MTA/102010/406/KH:- WHEREAS, certain draft rules further to amend the Bombay Motor Vehicles Tax Rules, 1959 were published as required by sub-section (1) of section 23 of the Gujarat Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), at Pages 164-1 in the Gujarat Government Gazette, Extraordinary Part IV-B, dated the 28th May, 2014 under the Government Notification, Ports and Transport Department No.PT/2014/10/MTA/102010/406/KH, dated the 26th May, 2014 inviting objections or suggestions from all persons likely to be affected thereby within a period of thirty days from the date of publication of the said notification in the *Official Gazette*;

AND WHEREAS, no objection or suggestion has been received from any person with respect to the said notification by the Government;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 23 of the Gujarat Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), the Government of Gujarat hereby makes the following rules further to amend the Bombay Motor Vehicles Tax Rules, 1959, namely:-

1. These rules may be called the Bombay Motor Vehicles Tax Rules, 2014.
2. In the Bombay Motor Vehicles Tax Rules, 1959, in rule 8, to clause (iii), the following proviso shall be inserted, namely:-

"Provided that the tax shall be paid within ten days from the 1st day of that month in the case where, the tax is payable in the month of April or October."

By order and in the name of the Governor of Gujarat,

A. M. TRIVEDI,
Deputy Secretary to Government.

Government Central Press, Gandhinagar.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar. 26th September, 2014

Gujarat Municipal Finance Board Act, 1979

No: GH/V/166 of 2014/EST/122013/5046/R: - In exercise of the powers conferred by clause (i), sub-section- (1) of section 4 read with section 9 of the Gujarat Municipal Finance Board Act, 1979 (Gujarat Act No. 12 of 1979) on the resignation of Shri Vijaybhai Rupani as chairman of Gujarat Municipal Finance Board, the Government of Gujarat hereby appoints Shri G.R.Aloria, Additional Chief Secretary, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar as Chairman, Gujarat Municipal Finance Board, Gandhinagar from 26th September 2014 until further orders.

By order and in the name of the Governor of Gujarat,

A. V. SHAH,
Under Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 26th September, 2014.

THE GUJARAT SHOPS AND ESTABLISHMENTS ACT, 1948.

No GHR / 2014 / 158 / GSE / 19 / 2014 / 225790 / M.(3):- In exercise of the powers conferred by sub-section (4) of section 1 of the Gujarat shops and Establishments Act, 1948 (Gujarat Act No. LXXIX OF 1948), (herein after referred to as "the said Act"), the Government of Gujarat hereby declares that all the provisions of the said Act shall come into force in the KAALOL NAGARPALIKA AREA, KAALOL, DISTRICT : PANCHMAHAL, with effect from the date of publication of this notification in Official Gazette.

By order and in the name of the Governor of Gujarat,

ANKITA SANGADA,

Section Officer,

Labour and Employment Department.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th October, 2014.

No. GU-2014-114-GPC-11-2014-307-E:- whereas it appears to the Government of Gujarat that it is necessary in the public interest that for the transport of Natural Gas in the State of Gujarat in Village Dhanuriya, Taluka Ankaleswar, District Bharuch & Village Bhadbhut, Taluka Bharuch, District Bharuch [Dahej – Amboli Pipeline Project (Narmada River Crossing Re - Route)] for Gas Pipeline Projects should be laid by the Gujarat State Petronet Limited (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd. – a Government of Gujarat undertaking) Gandhinagar.

And whereas, for purpose of laying such pipelines, it is necessary to acquire the Right of User in the lands described in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in land) Act 2000, the Government of Gujarat hereby declares its intention to acquire the right of user therein.

Any person interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copies of the notification, as published in the Official Gazette of Government of Gujarat are made available to the general public object in writing with grounds to the acquisition of the right of user therein or laying of the pipelines under the land to The Competent Authority, Gujarat State Petronet Limited, GSPL Bhavan, E - 18, GIDC Electronics Estate, Nr. K - 7 Circle, Sector - 26, Gandhinagar - 382028.

SCHEDULE**State : Gujarat**

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Sub-Division No.	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Bharuch	Ankaleswar	Dhanturiya	351*		00	27	01
			379*		00	08	83
			337		00	02	71
Bharuch	Bharuch	Bhadbhut	445		00	24	00
			436*		00	09	60
			370		00	28	70
			369		00	09	00
			437		00	22	08

* Additional Area not covered in the earlier notification vide No. GU - 2014 - 56 - GPC - 11 - 2014 - 307 - E,
Date : 27.05.2014

By order and in the name of the Governor of Gujarat.

RAJESH GHOGHARI,

Section Officer,

Energy and Petrochemicals Department.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૭મી ઓક્ટોબર, ૨૦૧૪.

ક્રમાંક :- જયુ-૨૦૧૪-૧૧૪-જીપીસી-/૧૧/૨૦૧૪/૩૦૭/ઈ.- આથી ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેર હિતમાં કુદરતી ગેસ પરિવહન માટે ભરૂચ જિલ્લાના અંકલેશ્વર તાલુકાના ધંતુરીયા અને ભરૂચ જિલ્લાના ભરૂચ તાલુકાના ભાડભુત ગામમાં (દહેજ - અંબોલી પાઈપલાઈન (નર્મદા નદી કોર્સીંગ રી-રૂટ)), ગુજરાત સ્ટેટ પેટ્રોનેટ લિમિટેડ, (ગુજરાત સરકારના સાહસ - ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લિમિટેડની ગૌણ કંપની) ગાંધીનગર દ્વારા પાઈપલાઈન નાંખવી જોઈએ તે જરૂરી જણાય છે.

અને આથી, આવી પાઈપલાઈન નાંખવાના હેતુ માટે આ જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનમાંના વપરાશકારોનો હક સંપાદિત કરવાનું જરૂરી જણાયું છે.

આથી હવે ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનોમાંના વપરાશકારોનો હક સંપાદિત કરવા બાબત) અધિનિયમ - ૨૦૦૦ ની કલમ ૩ ની પેટા કલમ (૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકાર તેમાં વપરાશકારોનો હક સંપાદિત કરવા માટેનો ઈરાદો જાહેર કરે છે.

સદરહું અનુસૂચિમાં વર્ણન કરેલ જમીનોમાં હીત ધરાવતી કોઈપણ વ્યક્તિ ગુજરાત સરકારના રાજપત્રમાં પ્રસિધ્ધ થયેલ જાહેરનામાંની નકલ સામાન્ય જનતાને ઉપલબ્ધ કરવામાં આવે તે તારીખથી ૩૦ (ત્રીસ) દિવસની અંદર સક્ષમ સત્તાધિકારીશ્રી ગુજરાત સ્ટેટ પેટ્રોનેટ લિમિટેડ, જીએસપીસીએલ ભવન, ઈ - ૧૮, જીઆઈડીસી ઇલેક્ટ્રોનિક્સ એસ્ટેટ, ક - ૭ ની બાજુમાં, સેક્ટર-૨૬, ગાંધીનગર - ૩૮૨ ૦૨૮ ગાંધીનગર ને તેમાં વપરાશકારોનો હક સંપાદિત કરવા અંગેનો, પાઈપલાઈન નાંખવા અંગેનો વાંધો કારણો સહિત લેખિતમાં રજૂ કરી શકશે.

અનુસૂચી

રાજ્ય : ગુજરાત

જિલ્લો	તાલુકો	ગામનું નામ	સર્વે / બ્લોક નંબર	હિસ્સા નંબર	ક્ષેત્રફળ		
					હે.	આરે.	પ્ર.આરે.
૧	૨	૩	૪	૫	૬	૭	૮
ભરૂચ	અંકલેશ્વર	ધંતુરીયા	૩૫૧*		૦૦	૨૭	૦૧
			૩૭૮*		૦૦	૦૮	૮૩
			૩૩૭		૦૦	૦૨	૭૧
ભરૂચ	ભરૂચ	ભાડભુત	૪૪૫		૦૦	૨૪	૦૦
			૪૩૬*		૦૦	૦૮	૬૦
			૩૭૦		૦૦	૨૮	૭૦
			૩૬૮		૦૦	૦૮	૦૦
			૪૩૭		૦૦	૨૨	૦૮

*વધારાનો વિસ્તાર જે અગાઉના જાહેરનામા ક્રમાંક : જીયુ - ૨૦૧૪ - ૫૬ - જીપીસી - ૧૧ - ૨૦૧૪ - ૩૦૭ - ઈ - તારીખ ૨૭.૦૫.૨૦૧૪ માં સમાવિષ્ટ કરવામાં આવેલ નથી.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રાજેશ ઘોઘારી,
સેક્શન અધિકારી,
ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th September, 2014.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM /122/2014/BKP/242014/1278/K : - In exercise of the powers conferred by the second proviso to item (vi) of paragraph (b) of sub-clause (1) of clause (b) of sub-section (1) of section 65B of the Bombay Land Revenue Code, 1879. (Bom V of 1879), the Government of Gujarat hereby exempts from the fulfillments of conditions mentioned at item (vi) of paragraph (b) of sub-clause (1) of clause (b) of sub-section (1) of section-65B, the use of land by the occupants or class of occupants as specified in the Schedule herein below for the bonafide industrial purpose.

SCHEDULE

Sr. No.	Name of Village, Taluka, District	Survey / Block No.	Area H.Are. Sq.M.	Bonafide Industrial Purpose	Occupants/ Class of occupants
1	2	3	4	5	6
1.	At. Fofaliya Ta. Dabhoi Dist. Vadodara	S.No. 565	0-64-21	Chemicals and allied substances and Products nec.	Zylog Composites Pvt. Ltd., Mirisich Ratilal Damani

The above approval is subject to the following pre conditions to be fulfilled.

- (1) The title of the land shall be in the name of the concerned party i.e. the unit which is getting the benefit of Bonafide Industrial use.
- (2) The Collector shall be required to obtain all prior NOCs & Clearance from concerned authorities/ departments prior to grant of NA permission.
- (3) Where ever the unit is involved in the activities of dyes & chemicals or other industries which has an impact on pollution prior clearance of GPCB is a must.
- (4) The Unit shall be liable to present the final lay out the plan of the area of the operation and the activities of the production must start within the stipulated time period as laid down by the relevant provisions of the acts & rules.
- (5) In case of failure of any of the above conditions the Collector shall be competent to act under provisions of BLRC-1879 & The Bombay Tenancy and Agricultural Lands Act, 1948.

By order and in the name of the Governor of Gujarat,

JAYESH M. MISAN,
Under Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th October, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/115/CPI/1412/1089/K1.--In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 448, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
448	M/s Swiss Pharma Pvt. Ltd. (Consumer No. HT 100062532)	Vatva	Ahmedabad	Unit shall be permitted to utilize 200 KW power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government,
Energy & Petrochemicals Department.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

સામાન્ય વહીવટ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૧મી ઓગસ્ટ, ૨૦૧૪

ગુજરાત (જાહેર સેવાઓ અંગેનો નાગરિકોનો અધિકાર) અધિનિયમ, ૨૦૧૩.

ક્રમાંક- જાએસ/૩૦/૨૦૧૪/એનએપી-૧૦૨૦૧૩/૮૧૭/એઆરટીડી-૧- ગુજરાત (જાહેર સેવાઓ અંગેનો નાગરિકોનો અધિકાર) અધિનિયમ, ૨૦૧૩ (સન ૨૦૧૩ના ગુજરાતના ૧૬મા)ની કલમ-૧ની પેટા કલમ-(૩) થી મળેલ સત્તાની રૂએ, ગુજરાત સરકાર, આથી, સદરહુ અધિનિયમની કલમો ૨, ૫, ૬, ૭, ૮, ૯, ૧૦, ૨૩, ૨૪, ૨૫, ૨૬, ૨૭, ૨૮ અને ૩૦ની જોગવાઈઓ જે તારીખે અમલમાં આવશે તે તારીખ સન ૨૦૧૪ના ઓગસ્ટ મહિનાની ૧૧મી તારીખ નક્કી કરે છે.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

ધનંજય દ્વિવેદી

સરકારના સચિવ



સત્યમેવ જયતે

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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 26th September, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/112/CPI/1405/3787/K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No.GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No. 262 the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
262	M/S Roquette Riddhi Siddhi Pvt. Ltd. (formerly Riddhi Siddhi Corn Processing Pvt. Ltd.) (Consumer No: 17267)	Juna Paddar Viramgam	Ahmedabad	Unit shall be permitted to utilize 2000 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 26th September, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/113/CPI/1407/2563/K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No.GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No. 227 the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
227	M/S Murugappa Morgan Thermal Ceramics Ltd. (Consumer No: 20130)	Moti Bhoyan	Gandhinagar	Unit shall be permitted to utilize 2400 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government



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by the Government of Gujarat under the Gujarat Acts

EDUCATION DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 7th October, 2014

Gujarat Private Universities Act, 2009.

No. GH/SH/30/FSU/2013/162/Kh.1: — The Notification approving the First Statutes of the Indus University, Ahmedabad shall be read as issued on dated 28-01-2014 instead of dated 28-12-2014.

By order and in the name of the Governor of Gujarat,

M. R. KOTHARI,

Joint Secretary to Government.



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by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 14th October, 2014.

GUJARAT TENANCY AND AGRICULTURAL LANDS ACT, 1948

NO.GNT/2014-123/GNT/2798/MLA.10/Z:- In exercise of the powers conferred by clause (b) of sub-section (5) of section 32M of the Gujarat Tenancy and Agricultural Lands Act, 1948 (Bom. LXVII of 1948), the Government of Gujarat hereby specifies the 31st August, 2015 as the date for the purpose of clause (b) of sub-section (5) of section 32M of the said Act.

By order and in the name of the Governor of Gujarat,

AJAY BHATT,
Under Secretary to Government.



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PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts**

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 14th October, 2014.

GUJARAT VALUE ADDED TAX ACT, 2003.

No. (GHN-18) VAR-2014(34)/Th:- WHEREAS the Government of Gujarat is satisfied that circumstances exist which render it necessary to take immediate action to make rules and to dispense with the previous publication thereof under the proviso to sub-section (4) of section 98 of the Gujarat Value Added Tax Act, 2003 (Guj. 1 of 2005);

NOW, THEREFORE, in exercise of the powers conferred by section 98 of the Gujarat Value Added Tax Act, 2003 (Guj. 1 of 2005), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Value Added Tax Rules, 2006, namely:-

1. These rules may be called the Gujarat Value Added Tax (Amendment) Rules, 2014.
2. In the Gujarat Value Added Tax Rules, 2006, in rule 28, after sub-rule (8), the following sub-rule shall be added, namely:-

"(9) (i) Notwithstanding anything contained in this rule, the dealer who transfers property in goods (whether as goods or in some other form) involved in the execution of civil works contract and applies to pay tax under the Scheme announced vide Government of Gujarat, Finance Department, Resolution No. GST/1014/884/VAT CELL, Dated 14/10/2014, shall be deemed to have permission to pay lump sum tax with effect from the date when he has become liable to pay tax under sub-section (3) of section 3 of the Act.

- (ii) Such dealer may be allowed to use the goods referred to in sub-clause (vi-a) (1) of sub-rule(8) in the execution of works contracts covered under the permission to pay lump-sum tax referred to in clause (i) above on payment of requisite taxes as per the terms and conditions of the said Scheme."

By order and in the name of the Governor of Gujarat,

C. J. MECWAN,

Deputy Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 15th October, 2014.

GUJARAT VALUE ADDED TAX ACT, 2003.

No. (GHN-19) VAR-2014(35)-Th:- WHEREAS the Government of Gujarat is satisfied that circumstances exist which render it necessary to take immediate action to make rules and to dispense with the previous publication thereof under the proviso to sub-section (4) of section 98 of the Gujarat Value Added Tax Act, 2003 (Guj. 1 of 2005);

NOW, THEREFORE, in exercise of the powers conferred by section 98 of the Gujarat Value Added Tax Act, 2003 (Guj. 1 of 2005), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Value Added Tax Rules, 2006, namely:-

1. These rules may be called the Gujarat Value Added Tax (Second Amendment) Rules, 2014.
2. In the Gujarat Value Added Tax Rules, 2006 (hereinafter referred to as "the said rules") in rule 19,-
 - (1) for sub-rule (2), the following shall be substituted, namely:-
 - "(2) (i) Every registered dealer other than the dealer to whom sub-rule (3), (3A), (3B) or (3C) applies shall furnish monthly return in Form 201 within thirty days from the end of the month to which return relates, along with the information in respect of tax invoices of sales in Form 201 A, tax invoices of purchases in Form 201B and inventories in Form 201C appended to Form 201.
 - (ii) Every registered dealer who has obtained a certificate of registration in accordance with the provisions of rule 5 shall furnish monthly return, for first twelve months and the provisions of clause (i) above shall apply mutatis mutandis to such dealer. Thereafter, he shall furnish return in accordance with the provisions of this rule."
 - (iii) A registered dealer referred to in clauses (i) and (ii) above shall furnish information quarterly in Form 201C for the period ending on 30th June, 30th September, 31st December and 31st March along with his return in respect of top ten commodities as per their value and the consolidated details of remaining commodities dealt with during that period.
 - (iv) Notwithstanding anything contained in this rule, the non-localized dealer shall furnish monthly return and the provisions of clause (i) shall apply mutatis mutandis to such dealer."

- (2) in sub-rule (3), in clause (i), second proviso shall be deleted.
- (3) in sub-rule (3A), in clause (i), the brackets, figures and words "and the provisions of sub-clauses and (ii) of clause (b) of sub-rule(2) shall apply mutatis mutandis to such dealer" shall be deleted.
- (4) in sub-rule (3B), the brackets, figures and words "sub-clauses (i) and (ii) of clause (b) of sub-rule and" shall be deleted.
- (5) in sub-rule (3C),-
 - (i) after the words "return relates", the figures and words "along with the information in respect of tax invoices of sales in Form 201A and tax invoices of purchases in Form 201B appended to Form 201" shall be added.
 - (ii) the provision shall be deleted.
- (6) in sub-rule (8), for the brackets, figures and words "(ii) or (III) of sub-rule (2) or clause (ii) of sub-rule (3A)", the brackets, figures and words "(iii) of sub-rule (2) or clause (ii) of sub-rule (3A) or sub-rule (8A)" shall be substituted.
- (7) after sub-rule (8), the following sub-rule shall be inserted, namely:-

"(8A) Every registered dealer shall furnish the return alongwith the information in the Forms appended to respective return by way of uploading on the website of the Finance Department duly authenticated by the dealer himself or by a person referred to in section 65. Such dealer shall not require to furnish the hard copy of such return and the information. Such dealer shall give an undertaking as may be determined by the Commissioner."
3. In the said rules, in rule 37, in sub-rule(8), for the words "fifteen days", the words "ninety days" shall be substituted.
4. In the said rules, in rule 44, for sub-rule (2), the following shall be substituted, namely:-

"(2) Every registered dealer who is required to obtain the audit report under section 63 shall within a period of thirty days from the date of obtaining such report, submit the following documents by way of uploading on the website of this department as under:

 - (i) audit report in Form 217,
 - (ii) scanned copy of Statement of particulars duly signed by the specified authority and its soft copy,
 - (iii) scanned copies of the lists of all the statutory Forms and its soft copy,
 - (iv) scanned copies of Statutory Audit Report and Statement of observations, comments and notes obtained from Chartered Accountant -, and
 - (v) an undertaking in the following manner duly signed by the dealer or by a person referred to in section 65,

"(1) I/we hereby submit that all the details given in the Audit Report are correct and complete to the best of my/our knowledge and scanned copies referred to in (ii) to (iv) are of the documents obtained from the specified authority. Responsibility arising out of any omission or error will be on me/ us.

(2) I/we further declare that no information as referred to in (i) to (iv) above has been hidden.

(3) I/we am/are well aware about the action of prosecution by the registering authority and the penalty, and punishment for the offence of hiding any such information which is found in future."

Date:

Signature and Status: "

In the said rules, after Form 101E, the following shall be inserted, namely:-

"FORM-101F (APPENDED TO FORM 101)

(See rule 5)

Declaration

_____ of
the above enterprise declare that information of all the,-

- (i) properties,
- (ii) bank accounts and
- (iii) places of business

held severally and jointly in the name of proprietor/each partners/each members of HUF/each directors of company/each members of the managing committee of the association/persons having any interest in the business in Gujarat State or outside Gujarat State have been mentioned in Form 101.

- (2) I further declare that no information as referred above has been hidden and any change occurs in future shall be informed to the registering authority in prescribed time.
- (3) I am well aware about the action of prosecution by the registering authority and the penalty and punishment for the offence of hiding any such information which is found in future.

Date:

Signature and Status:

By order and in the name of the Governor of Gujarat,

C. J. MECWAN,
Deputy Secretary to Government.



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PART IV-B

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URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 15th October, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/ 167 of 2014/TPS-272014-2009-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/22 of 2010/TPS-2009-6052-L dated.25.01.2010 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme Kadi No. 2 (2/1+2/2) (hereinafter referred to as "the said Scheme") submitted by the Kadi Area Development Authority (hereinafter referred to as "the said Authority")

WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat has appointed the Town Planning Officer for the finalizing the said Draft Scheme;

WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Planning Scheme Kadi No. 2 (2/1+2/2) (hereinafter referred to as "the said Preliminary Scheme") as sanctioned under section 52(2) and section 64 of the said Act.

THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:

sanction the said Preliminary Scheme with modifications enumerated in schedule appended here to;

and state that the said preliminary scheme shall be kept open for the inspection of the public at the office of the said Authority, during office hours on working days;

(c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 15th October, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO.GH/V/168 of 2014/DVP-1411-4860-L: WHEREAS, the Dahod Area Development Authority (hereinafter referred to as "the said Authority") prepared and published a Draft Development Plan with General Development Control Regulations (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limits under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect, to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.30.08.2012

AND WHEREAS, the said Authority submitted the said Development Plan under sub section (1) of section 16 of the said Act to the Government of Gujarat for sanction;

NOW THEREFORE, in exercise of the powers conferred by proviso to sub clause (ii) of clause (a) of sub-section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

- (1) Proposes to modify the aforesaid Development Plan subject to the modifications enumerated in the schedule appended hereto and
- (2) Calls upon any person to submit suggestion or objection, if any, with respect to the proposed modifications to the Principal Secretary, Urban Development and Urban Housing Department, Block No. 14, 9th Floor, New Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette;

SCHEDULE

Proposed modifications in the Draft Revised Development Plan of Dahod Area Development Authority as finalized by the State Government

1. The lands bearing S.No. 109 of Dahod designated for the "Residential Zone" is released from the said Zone and shall be designated for "Kabrastan" under section (12)(2)(f) of the said Act, as shown on accompanying plan.
2. The proposed road north-west and south-west passing through R.S.No.533/b of village Dahod, under section 12(2)(d) of the said Act, is deleted.
3. 6.0 mtr wide roads, marked in accompanying plan as B1-B2 and C1-C2, under section 12(2) of the said Act, are widened so as to be 9.0 mtr road.
4. Regulations of the GDCR as mentioned in annexure-1 attached herewith are replaced / modified under section (12)(2)(m) of the said Act.

By order and in the name of the Governor of Gujarat

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government

Annexure-1

અનુ. નં.	વિનિમય નં.	સાદર કરેલ જી. ડી. સી. આર. જોગવાઈ	સુધારા મુજબની જોગવાઈ
૧	૧૩.૪ (૨)	રહેણાંક હેતુ માટેના આયોજનને ઓછામાં ઓછા ૯.૦ મીટરના પહોળાઈનો પ્રવેશ રાખવાનો રહેશે. જ્યારે વાણિજ્ય હેતુ માટે ૧૨ મીટર તથા ઔદ્યોગિક હેતુ માટે ૧૮ મીટરનો પ્રવેશ રાખવાનો રહેશે.	વાણિજ્ય હેતુ માટે ૧૨ મીટર તથા ઔદ્યોગિક હેતુ માટે ૧૮ મીટરનો પ્રવેશ રાખવાનો રહેશે.
૨	૧૩.૫	પાણીના પ્રવાહનું અંતર :- નદી, નાળા, વોકળા, કેનાલ પસાર થતા હોય તેવા કિસ્સામાં તેના કિનારાથી ૧૫.૦ મીટર સુધીના વિસ્તારના પુરાણ કામ કરી અથવા અન્ય રીતે જમીનનો વિકાસ કરવા દેવામાં આવશે નહિ. જો પાણીનો પ્રવાહ ઉતરતા ઢાળમાં કોઈ ચોક્કસ કાંઠાના વચ્ચે વહેતા ન હોય તો તેની સત્તામંડળ નક્કી કરે તે પ્રવાહ વાળવા તેમજ પટ નક્કી કરવા પરવાનગી અપાશે.	નદીના કાંઠાની હદથી ૩૦.૦ મીટર સુધીના વિસ્તારમાં પુરાણ કામ કરી અથવા અન્ય રીતે જમીનનો વિકાસ કરવા દેવામાં આવશે નહિ. પણ જ્યાં નદીનો કાંઠો નથી. અને ૧૫.૦ મીટર સુધી અથવા ગુજરાત સરકાર કે સમુચિત સત્તામંડળ અન્ય ખાસ હુકમથી અંતર નક્કી કરે તેમાં જે વધારે અંતર હોય તે પ્રમાણેનું અંતર રાખવાનું રહેશે. પરંતુ કાંસ, વહેડો, નાળા, તળાવ કે અન્ય વોટર બોડીથી તેમજ કેનાલના કિસ્સામાં સંબંધિત ખાતાના અભિપ્રાય મુજબ વિકાસ કરવા દેવામાં આવશે.
૩	૧૩.૧૦ (૪)	કોમન પ્લોટનું લઘુત્તમ ક્ષેત્રફળ ૧૦ ટકા પરંતુ ૩૩૩ ચો.મીટરથી ઓછું નહી તે પ્રમાણે રાખવાનું રહેશે. આવો કોમન પ્લોટ મધ્ય ભાગમાં ૩૫૦ ચો.મી. ફરજિયાત રાખવાનો રહેશે. બાકીનો કોમન પ્લોટ એક જગ્યા અથવા તો યોગ્ય રીતે જુદી જુદી જગ્યાએ વહેંચાયેલો મુકી શકાશે. કોમન પ્લોટના ૧/૬ જેટલા ક્ષેત્રફળમાં કોમ્યુનીટી હોલ, સોસાયટીની ઓફીસ, ક્લબ કો. ઓ. સ્ટોર જેવા બાંધકામ માટે વાપરી શકાશે. કોમન પ્લોટના ભોંયતળીયા તથા પહેલા મજલા જેટલી ઉંચાઈનું જ બાંધકામ જરૂરી માર્જન છોડ્યા બાદ મળી શકશે બાકીનો વિસ્તાર આકાશ તરફ ખુલ્લો રાખવાનો રહેશે. આ કિસ્સામાં ફન્ટ માર્જન ૫.૦ મીટર અને પાછળ અને બાજુના ભાગમાં ૩.૦ મીટર રાખવાનું રહેશે.	કોમન પ્લોટનું લઘુત્તમ ક્ષેત્રફળ ૧૦ ટકા પરંતુ ૩૫૦ ચો.મીટરથી ઓછું નહી તે પ્રમાણે રાખવાનું રહેશે. કોમન પ્લોટના ૧/૬ જેટલા ક્ષેત્રફળમાં કોમ્યુનીટી હોલ, સોસાયટીની ઓફીસ, ક્લબ કો. ઓ. સ્ટોર જેવા બાંધકામ માટે વાપરી શકાશે. કોમન પ્લોટના ભોંયતળીયા તથા પહેલા મજલા જેટલી ઉંચાઈનું જ બાંધકામ જરૂરી માર્જન છોડ્યા બાદ મળી શકશે. બાકીનો વિસ્તાર આકાશ તરફ ખુલ્લો રાખવાનો રહેશે. આ કિસ્સામાં ફન્ટ માર્જન ૫.૦ મીટર અને પાછળ અને બાજુના ભાગમાં ૩.૦ માર્જન રાખવાનું રહેશે.
૪	૧૩.૧૦	ફક્ત એક કોમન પ્લોટના આયોજન સમયે કોમન પ્લોટ જમીનની મધ્યમાં રાખવાનો રહેશે.	ફક્ત એક કોમન પ્લોટના આયોજન સમયે શક્ય હોય તો કોમન પ્લોટ જમીનની મધ્યમાં રાખવાનો રહેશે.
૫	૧૩.૧૦ (૬)	કોમન પ્લોટને ૯.૦ મીટર પહોળાઈના રસ્તાને ફેસ મળવો જોઈએ.	જોગવાઈ રદ કરવાની થાય
૭	૧૩.૧૦ (૭)	સી.ઓ.પી. ને હંમેશાં ખુલ્લો રાખવાનો રહેશે. ૦.૬ મી. થી વધુ લંબાઈ ન હોય તેવા છજાઓ તથા ૧.૨૦ મી.ની ગેલેરી અને પગથીયા સી.ઓ.પી.માં રાખી શકાશે.	સી.ઓ.પી. ને હંમેશાં ખુલ્લો રાખવાનો રહેશે.

અનુ. નં.	વિનિમય નં.	સાદર કરેલ જી. ડી. સી. આર. જોગવાઈ	સુધારા મુજબની જોગવાઈ												
૮	૧૩.૧૨	<p>સિનેમા માટે વિકાસ ઝોનીંગની દરખાસ્તો ઉપરાંત મુંબઈ સિનેમા કાયદો ૧૯૫૩ અને તેના પેટા નિયમોને આધીન રહેશે. પરંતુ એક પ્લોટમાં એક કરતાં વધારે સિનેમાની પરવાનગી મળી શકશે નહિ.</p> <p>(૧) ઝોનીંગ નિયમોને અનુલક્ષીને જે પ્લોટ સિનેમા તરીકે વપરાયેલો હોય તે પ્લોટમાં દુકાનો અને ઓફિસો તરીકે વપરાશ મંજૂર કરી શકશે.</p> <p>(૨) સિનેમા અથવા થિયેટર માટે બિન હયાત અથવા તે સુચિત સિનેમા અથવા થિયેટરના બાંધકામ એકમથી ૩૦૦ મીટરના અંતરમાં પરવાનગી આપવામાં આવશે નહિ.</p>	<p>સિનેમા માટે વિકાસ ઝોનીંગની દરખાસ્તો ઉપરાંત મુંબઈ સિનેમા કાયદો ૧૯૫૩ અને તેના પેટા નિયમોને આધીન રહેશે. પરંતુ એક પ્લોટમાં એક કરતાં વધારે સિનેમાની પરવાનગી મળી શકશે નહિ.</p> <p>(૧) ઝોનીંગ નિયમોને અનુલક્ષીને જે પ્લોટ સિનેમા તરીકે વપરાયો હોય તે પ્લોટમાં દુકાનો અને ઓફિસો તરીકે વપરાશ મંજૂર કરી શકશે.</p>												
૯	૧૩.૧૩ (૧)	<p>વ્યાપાર કેન્દ્ર, હોટલ, રેસ્ટોરન્ટ, હોસ્પિટલ, નર્સિંગ હોમ, પોસ્ટ ઓફિસ, બેંક, શો રૂમ અને બહુમાળી મકાનોનો વિકાસ ઓછામાં ઓછા ૯.૦ મીટરના રસ્તા ઉપર જ થઈ શકશે. પરંતુ વિકાસ નકશાની જોગવાઈઓ મુજબ ઔદ્યોગિક ઝોનમાં આવેલ જમીનોમાં વિકાસ માટે આ શરત લાગુ પડશે નહિ.</p>	<p>વ્યાપાર કેન્દ્ર, હોટલ, રેસ્ટોરન્ટ, હોસ્પિટલ, નર્સિંગ હોમ, પોસ્ટ ઓફિસ, બેંક, શો રૂમ અને બહુમાળી મકાનોનો વિકાસ ઓછામાં ઓછા ૯.૦ મી. કે તેથી પહોળાઈના રસ્તા ઉપર જ થઈ શકશે.</p>												
૧૦	૧૩.૧૩ (૨)	<p>બહુમાળી મકાનો, સિનેમા થિયેટર વ્યાખ્યાન ગૃહ અને સર્વિસ સ્ટેશન સાથે કે વગરના પેટ્રોલ પંપનો વિકાસ વપરાશ ઓછામાં ઓછા ૧૨.૦૦ મીટરના રસ્તા ઉપર જ થઈ શકશે.</p>	<p>બહુમાળી મકાનો, સિનેમા થિયેટર, વ્યાખ્યાન ગૃહ અને સર્વિસ સ્ટેશન સાથે કે વગરના પેટ્રોલ પંપનો વિકાસ વપરાશ ૧૨.૦૦ મીટર કે તેથી વધુ પહોળાઈના રસ્તા ઉપર જ થઈ શકશે.</p>												
૧૧	૧૩.૧૬	<table><tr><td>પ્લોટનું ક્ષેત્રફળ ચો.મી.માં</td></tr><tr><td>૫૦ થી ૮૦</td></tr><tr><td>૮૧ થી ૨૦૦</td></tr><tr><td>૨૦૧ થી ૫૦૦</td></tr><tr><td>૫૦૧ થી ૧૦૦૦</td></tr><tr><td>૧૦૦૦ થી વધારે</td></tr></table>	પ્લોટનું ક્ષેત્રફળ ચો.મી.માં	૫૦ થી ૮૦	૮૧ થી ૨૦૦	૨૦૧ થી ૫૦૦	૫૦૧ થી ૧૦૦૦	૧૦૦૦ થી વધારે	<table><tr><td>પ્લોટનું ક્ષેત્રફળ ચો.મી.માં</td></tr><tr><td>૫૦ થી વધુ અને ૮૦ સુધી</td></tr><tr><td>૮૦ થી વધુ અને ૨૦૦ ચો. મી. સુધી</td></tr><tr><td>૨૦૦ થી વધુ અને ૫૦૦ ચો. મી. સુધી</td></tr><tr><td>૫૦૦ થી વધુ અને ૧૦૦૦ ચો. મી. સુધી</td></tr><tr><td>૧૦૦૦ થી વધારે</td></tr></table>	પ્લોટનું ક્ષેત્રફળ ચો.મી.માં	૫૦ થી વધુ અને ૮૦ સુધી	૮૦ થી વધુ અને ૨૦૦ ચો. મી. સુધી	૨૦૦ થી વધુ અને ૫૦૦ ચો. મી. સુધી	૫૦૦ થી વધુ અને ૧૦૦૦ ચો. મી. સુધી	૧૦૦૦ થી વધારે
પ્લોટનું ક્ષેત્રફળ ચો.મી.માં															
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પ્લોટનું ક્ષેત્રફળ ચો.મી.માં															
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૮૦ થી વધુ અને ૨૦૦ ચો. મી. સુધી															
૨૦૦ થી વધુ અને ૫૦૦ ચો. મી. સુધી															
૫૦૦ થી વધુ અને ૧૦૦૦ ચો. મી. સુધી															
૧૦૦૦ થી વધારે															

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 15th October, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/ 169 of 2014/DVP-192013-2896-L : WHEREAS, the Keshod the Authorized Officer, Junagadh Branch, Junagadh (hereinafter referred to as "the said Authority") prepared and published a Draft Revised Development Plan with General Development Control Regulations (hereinafter referred to as "the said Development Plan") in respect of the lands included within Keshod Area Development Authority limits under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976

(President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on 03.12.2009

AND WHEREAS, the said Authority submitted the said Development Plan under sub section (1) of section 16 of the said Act to the Government of Gujarat for sanction;

NOW THEREFORE, in exercise of the powers conferred by proviso to sub clause (ii) of clause (a) of sub-section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

- (1) Proposes to modify the aforesaid Development Plan subject to the modifications enumerated in the schedule appended hereto and
- (2) Calls upon any person to submit suggestion or objection, if any, with respect to the proposed modifications to the Principal Secretary, Urban Development and Urban Housing Department, Block No. 14, 9th Floor, New Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette;

SCHEDULE

Proposed modifications in the Draft Revised Development Plan of Keshod Area Development Authority as finalized by the State Government

Regulations of the GDCR as mentioned in annexure-1 attached herewith are replaced/modified/deleted under section (12)(2)(m) of the said Act.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

એનેક્ષર-૧

ક્રમ	ક્રમાંક/પાના નં.	મંજૂરી અર્થે સાદર કરાયેલ જોગવાઈ	સુધારેલ જોગવાઈ
૧	૪.૨૪ પાના નં. ૪	અલ્પમાળી મકાન “એટલે ભોંયતળીયા..... માળનો ગણતરીમાં સમાવેશ થશે નહીં.”	અલ્પમાળી મકાનોની વ્યાખ્યા નીચે મુજબ બદલવામાં આવે છે. “ભોંયતળીયા ઉપરાંત ત્રણ માળથી વધુ માળ નહીં અને મકાનની કુલ ઉંચાઈ ૧૩.૦૦ મીટરથી વધુ હોવી જોઈએ નહીં. આમાં પાર્કિંગ માટે રાખવામાં આવેલ સ્ટીલ્ટ/હોલો પ્લીન્થ કે લીફ્ટ/સ્ટેર કેબીન/પેરાપેટનો માળની કે ઉંચાઈની ગણતરીમાં સમાવેશ થશે નહીં.”
૨	૪.૨૬ પાના નં. ૪	બહુમાળી મકાન “એટલે ભોંયતળીયું ગણ્યા સિવાયના તેની ઉપરનાં બે માળથી વધુ માળનાં મકાનો.”	બહુમાળી મકાનોની વ્યાખ્યા નીચે મુજબ બદલવામાં આવે છે. “એટલે અલ્પમાળી મકાનો સિવાયનાં જેમાં ભોંયતળીયું ગણ્યા સિવાયનાં તેની ઉપરનાં ત્રણ માળથી વધુ માળનાં મકાનો એટલે કે (૧+૩=૪) અને જેની મહત્તમ ઉંચાઈ ૩૦.૦૦ મીટર વધુ ન હોય. આમાં પાર્કિંગ માટે રાખવામાં આવેલ સ્ટીલ્ટ/હોલો પ્લીન્થ કે લીફ્ટ/સ્ટેર કેબીન/પેરાપેટનો માળની કે ઉંચાઈની ગણતરીમાં સમાવેશ થશે નહીં.”
૩	૧૨.૨ પાના નં. ૧૩	“બહુમાળી મકાનો” અંગેની જોગવાઈ	સદરહુ જોગવાઈ “૧૨.૨ બહુમાળી મકાનો” તેની પેટા જોગવાઈ (૧) થી (૫) રદ કરવામાં આવે છે.

ક્રમ	ક્રમાંક/પાના નં.	મંજૂરી અર્થે સાદર કરાયેલ જોગવાઈ	સુધારેલ જોગવાઈ
૪	૧૬.૨ પાના નં. ૨૫	ફન્ટેજ “આ પ્રકારનું બાંધકામ..... ૧૨.૦૦ મી..... રસ્તા પર થઈ શકશે.”	સદર જોગવાઈમાં “૧૨.૦૦મી.” શબ્દોને “૧૫.૦૦મી.” બદલવામાં આવે છે.
૫	એનેક્સર-૧ ૧ પાના નં. ૪૨	કોલમ-૬ વિશેષ નોંધ ગામતળ “સીનેમાને ગામતળ બહાર જ પરવાનગી આપવામાં આવશે. બે સીનેમા વચ્ચે ૩૦૦ મી.થી ઓછું અંતર હોવું જોઈએ નહીં.”	કોલમ-૬ વિશેષ નોંધ સદર જોગવાઈમાં શબ્દોને નીચે મુજબ બદલવામાં આવે છે. “સીનેમાને ગામતળ બહાર જ પરવાનગી આપવામાં આવશે તથા બહુમાળી મકાનોને પરવાનગી આપવામાં આવશે નહીં.”
૬	એનેક્સર-૧	---	એનેક્સર-૨ મુજબ જાહેર હેતુની જોગવાઈ નવી ઉમેરવામાં આવે છે.
૭	૧૩.૧૭ પાના નં. ૧૯	કોલમ-૨ પ્લોટનું ક્ષેત્રફળ ચો.મી.માં ૫૦ થી ૮૦ ૮૧ થી ૨૦૦ ૨૦૧ થી ૫૦૦ ૫૦૧ થી ૧૦૦૦ ૧૦૦૦ થી વધારે	કોલમ નં. ૨ની વિગતો નીચે મુજબ બદલવામાં આવે છે. પ્લોટનું ક્ષેત્રફળ ચો.મી.માં ૫૦ થી ૮૦ સુધી ૮૦ થી વધુ અને ૨૦૦ સુધી ૨૦૦ થી વધુ અને ૫૦૦ સુધી ૫૦૦ થી વધુ અને ૧૦૦૦ સુધી ૧૦૦૦ થી વધારે

એનેક્સર-૨

૧	૨	૩	૪	૫	૬
૬	જાહેર હેતુ	સ્કુલ કોલેજ, શૈક્ષણિક ઈમારત, સંશોધન કેન્દ્ર, હોસ્ટેલ/બોર્ડિંગ હાઉસ, સ્ટાફ ક્વાર્ટર, બેન્ક, કેન્ટીન, સ્પોર્ટ્સ કોમ્પ્લેક્સ, જીમ્નેશીયમ, ડીસ્પેન્સરી, ઓડીટોરીયમ, લાઈબ્રેરી તેમજ આરોગ્ય પરિવહન અને પ્રસારણ જાહેર સુરક્ષા તથા સામાજિક કલ્યાણ જેવી જાહેર સુવિધાઓ અને સેવાઓને સંલગ્ન ઉપયોગ.	શૈક્ષણિક સંકુલનાં ભાગરૂપે રીટલશોપ અને રેસ્ટોરન્ટ તથા આઈ.ટી. સેક્ટરને લગતો વિકાસ.	કોલમ ૩ અને ૪માં ન સિવાયનાં તમામ ઉપયોગ.	(૧) ગ્રાઉન્ડ કવરેજ ૪૦% (૨) ઉંચાઈ ૧૦.૦ મી. (૩) મળવાપાત્ર માળ ગ્રાઉન્ડ સહિત ૨ માળ (૪) એફ.એસ.આઈ. ૧.૨”



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 9th October, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/116/CPI/1408-6395/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 302, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
302	M/S Cadila Pharmaceuticals Limited (Consumer No. 39278)	Ankleshwar	Bharuch	Unit shall be permitted to utilize 650 KVA power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.



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ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 9th October, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/117/CPI/1408-6562/K1.— In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 353, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
353	M/S Cadila Pharmaceuticals Limited (Consumer No. 39301)	Ankleshwar	Bharuch	Unit shall be permitted to utilize 200 KVA power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.



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ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 10th October, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/118/CPI/1409/174/K1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 361, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
361	M/S Amoli Organics Pvt. Limited (Consumer No. 13540)	Luna	Vadodara	Unit shall be permitted to utilize 700 KVA power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.,
Energy & Petrochemicals Department.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th October, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/120/CPI/2012/811/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, after Sr. No. 442, the following shall be inserted:

Sr. No.	Name of the Unit	Village	District	Relaxation
442	M/S SUD-Chemie India Pvt. Ltd. (Consumer No. 13975)	Nandesari	Vadodara	Unit shall be permitted to utilize 250 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary,
Energy & Petrochemicals Department.



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શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર ૧૮ મી ઓક્ટોબર, ૨૦૧૪.

ક્રમાંક: જીએચ/વી/૨૦૧૪ નો ૧૭૦/ટીપીવી/૧૦૨૦૦૮/૨૭૪૪/લ.— ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭) જેનો આમા હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે.)

(૧) અધિનિયમની કલમ-૪૮ (૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૨૫-૦૮-૨૦૧૨ ના જાહેરનામા ક્રમાંક : જીએચ-વી-૧૮૦ ઓફ ૨૦૧૨-ટીપીએસ-૧૩૦૮-૩-લ થી નગર રચના યોજના નં. ૩ (નાનામવા) (પ્રથમ ફેરફાર) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર રચના અધિકારીશ્રી, નગર રચના યોજના એકમ નં. ૫, રાજકોટને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૨) અધિનિયમની કલમ-૪૮ (૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૦૮-૦૧-૨૦૧૩ ના જાહેરનામા ક્રમાંક : જીએચ-વી-૧૩૦ ઓફ ૨૦૧૩-ટીપીએસ-૨૫૧૦-૪૩૫૦-લ થી નગર રચના યોજના નં. ૩ (ગણદેવી રોડ-ઈસ્ટ તીથર વિસ્તાર) (પ્રથમ ફેરફાર) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર નિયોજકશ્રી, નવસારી શાખા કચેરી, નવસારીને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૩) અધિનિયમની કલમ-૪૮ (૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૦૩-૦૭-૨૦૧૩ ના જાહેરનામા ક્રમાંક : જીએચ-વી-૧૧૭ ઓફ ૨૦૧૩-ટીપીએસ-૨૭૨૦૧૨-૬૫૧૨-લ થી નગર રચના યોજના નં. ૨ (સમાલપાટી) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર નિયોજકશ્રી, પાટણ શાખા કચેરી, પાટણને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૪) અધિનિયમની કલમ-૪૮ (૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૨૮-૧૦-૨૦૧૩ ના જાહેરનામા ક્રમાંક : જીએચ-વી-૧૮૮ ઓફ ૨૦૧૩-ટીપીએસ-૧૧૨૦૧૨-૧૩૧૪-લ થી નગર

યોજના નં. ૫૫/બી (ગોરવા) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગરરચના અધિકારીશ્રીને, નગર રચના યોજના એકમ-૪, વડોદરાને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૧૩) અધિનિયમની કલમ-૪૮ (૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૦૭-૦૨-૨૦૧૪ ના જાહેરનામા ક્રમાંક : જીએચ-વી-૭૩ ઓફ ૨૦૧૪-ટીપીએસ-૧૨૨૦૧૩-૬૧૬૨-લ થી નગર રચના યોજના નં. ૨૬ (તાંદલજા) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગરરચના અધિકારીશ્રીને, નગર રચના યોજના એકમ-૩, વડોદરાને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૧૪) અધિનિયમની કલમ-૪૮ (૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને - શહેરી ગૃહનિર્માણ વિભાગના તા. ૨૪-૦૨-૨૦૧૪ ના જાહેરનામા ક્રમાંક : જીએચ-વી-૭૨ ઓફ ૨૦૧૪-ટીપીએસ-૧૨૨૦૧૩-૬૧૬૧-લ થી નગર રચના યોજના નં. ૨૭ (તાંદલજા) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગરરચના અધિકારીશ્રીને, નગર રચના યોજના એકમ-૩, વડોદરાને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૧૫) અધિનિયમની કલમ-૪૮ (૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૧૮-૦૨-૨૦૧૩ ના જાહેરનામા ક્રમાંક : જીએચ-વી-૨૭ ઓફ ૨૦૧૩-ટીપીએસ-૧૫૦૮-૧૦૫૮-લ થી નગર રચના યોજના નં. ૨ (પાદરા)(પ્રથમ ફેરફાર) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગરરચના અધિકારીશ્રીને, નગર રચના યોજના એકમ-૧, વડોદરાને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૧૬) અધિનિયમની કલમ-૪૮ (૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૩૦-૦૭-૨૦૧૩ ના જાહેરનામા ક્રમાંક : જીએચ-વી-૧૪૩ ઓફ ૨૦૧૩-ટીપીએસ-૧૪૧૧-૧૨૭૫-લ થી નગર રચના યોજના નં. ૩૩ (તલંગપોર) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગરરચના અધિકારીશ્રીને, નગર રચના યોજના એકમ-૩, સુરતને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૧૭) અધિનિયમની કલમ-૪૮ (૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૧૭-૧૨-૨૦૧૩ ના જાહેરનામા ક્રમાંક : જીએચ-વી-૨૩૮ ઓફ ૨૦૧૩-ટીપીએસ-૧૪૧૩-૧૩૮-લ થી નગર રચના યોજના નં. ૫૮ (ઉન) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગરરચના અધિકારીશ્રીને, નગર રચના યોજના એકમ-૩, સુરતને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૧૮) અધિનિયમની કલમ-૪૮ (૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૧૫-૦૭-૨૦૧૪ ના જાહેરનામા ક્રમાંક : જીએચ-વી-૧૪૩ ઓફ ૨૦૧૪-ટીપીએસ-૧૧૨૦૧૨-૨૬૧૪-લ થી નગર રચના યોજના નં. ૩ (સાણંદ) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગરરચના અધિકારીશ્રીને, નગર રચના યોજના એકમ-૧૪, અમદાવાદને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એલ. શર્મા,

ખાસ ફરજ પરના અધિકારી અને હોદ્દાની રૂએ
સંયુક્ત સચિવ.



सत्यमेव जयते

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st October, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/172 of 2014/DVP-1411-4860-L:--WHEREAS the Surat Urban Development Authority (hereinafter referred to as "the said Authority") prepared and published a Draft Revised Development Plan with General Development Control Regulations (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limits under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated. 29-02-1196

AND WHEREAS the Government of Gujarat considered, it was necessary to make modifications (hereinafter referred to as "the said modifications") in the said Development Plan, which was submitted by the said authority to the State Government for sanction under section 16 of the said Act, 1976.

AND WHEREAS in exercise of the powers conferred by proviso to sub-clause (ii) of clause (a) of sub-section (1) of section 17 of the said Act, the Government of Gujarat published the said modifications under Government Notification, Urban Development and Urban Housing Department No. GH/V/78 of 2001/DVP-1497-2400-L, dtd. 17-05-2001, in the Gujarat Government Gazette Ex. Part-IV-B dated. 17-05-2001 on Page No. 131-1 to 133-167 for inviting from any person, to submit suggestions or objections, if any with respect to the proposed modifications to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said modification in Government Gazette.

AND WHEREAS, the Government of Gujarat has considered the suggestion and objection on merit;

AND WHEREAS, the Government of Gujarat, finalize the said modification under the under clause (c) of sub section (1) of section 17 of the said Act 1976 and final development plan shall come into force from the date of 15.09.2004.

AND WHEREAS, In LPA No.1400 of 2006 in SCA No.17009 of 2004 with LPA No.1401 of 2006 on SCA No. 17010 of 2004 to LPA No.1403 of 2006 in SCA No.17012 of 2004, Honble High Court in its order dated.25.08.2011 pronounced that, Reservation over the land bearing Block No. 9 of village Magob, Taluka Choryasi District Surat for the purpose of Agriculture Produce Market Committee, Surat (herein after referred to as "the land in question") in final sanctioned revised development plan, 2004 and revised under the provision of the Gujarat Town Planning and Urban Development Act, 1976 published in the Notification dated.02nd September, 2004 by the State Government is hereby quashed and set aside."

AND WHEREAS, the Hon'ble Supreme Court, in SLP against judgment order dated.25.08.2011 passed by the Hon'ble High Court of Gujarat in LPA No.1400 of 2006 in SCA No.17009 of 2004 with LPA No.1401 of 2006 on SCA No. 17010 of 2004 to LPA No.1403 of 2006 in SCA No.17012 of 2004, made the following order.

"Heard

Delay condoned

We see no reason to interfere in the impugned order

The special leave petition are dismissed"

NOW THEREFORE, in so far as the land in question, since the Hon'ble High Court, has quashed and set aside the notification of the State Government dated.02.09.2004, the state government has to take a decision with respect to the proposals of the said Authority made under section 16.

NOW THEREFORE, in so far as the land in question, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub section (1) of section 17 of the said Act 1976, the Government of Gujarat here by; sanctions the draft development plan for the land in question without modification.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to the Government of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st October, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/173 of 2014/DVP-122013-6705-L:-- WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Vadodara Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/11 of 2012/DVP-1211-M-452-L dtd.18.01.2012 (hereinafter referred to as "the said Authority" and "the said Development Plan").

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government extra ordinary Gazette Part IV-B dtd.30.07.2014 on page no.227-2 under Government Notification, Urban Development and Urban Housing Department No.GH/V/151 of 2014/DVP-122013-6705-L, dtd.30.07.2014 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the *Official Gazette*.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby :-

- (a) sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and;
- (b) specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/11 of 2012/DVP-1211-M-452-L dtd.18.01.2012

The land bearing R.S.No.646 of village Sama designated for "Restricted Zone-I" shall be deleted from the said zone and land thus released shall be designated for "Residential Zone-I" under section 12(2)(a) of the Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to the Government of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st October, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/174 of 2014/TPS-112012-6091-L:--WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/233 of 2003/TPS-152003-2585-L dated.16.12.2003 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 109 (Muthiya-Bilasiya-Hanspura) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No. 109 (Muthiya-Bilasiya-Hanspura) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

AND WHEREAS, the area of said Preliminary Scheme is now included within the Ahmedabad Municipal Corporation area;

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:

- (a) Sanction the said Preliminary Scheme with modifications enumerated in schedule appended here to;
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Ahmedabad Municipal Corporation, during office hours on working days;

- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

SCHEDULE

1. As shown in accompanying plan, the boundaries and locations of final plot no. 42/1, 42/2, 79/1, 79/2, 79/3, 81 and 120 (Sale for Residential) are modified.
2. The final plot no.93 (Sale for Commercial) is modified as two separate final plot no.93/1 and final plot no. 93/2 and admeasuring respectively as 7451 sqmtr and 10007 sqmtr. and the boundaries and location of which are shown in the accompanying plan.
3. The final plot no.111 (Sale for Residential) is modified as two separate final plbt no. 111/1 and final plot no.111/2 and admeasuring respectively as 16451 sqmtr and 5888 sqmtr. and the boundaries and location of which are shown in the accompanying plan.

Preliminary Scheme document, maps, redistribution statement shall be modified according to above.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to the Government of Gujarat.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th October, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/121/CPI/1409/2926-K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No.-366 the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
366	M/S. Bodal Chemicals Ltd. (Unit-III) (Consumer No. H.T. 751)	Vatva	Ahmedabad	Unit shall be permitted to utilize 100 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th October, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/122/CPI/1409/2927-K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No.-367 the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
367	M/S. Bodal Chemicals Ltd. (Unit-I) (Consumer No. H.T. 601)	Vatva	Ahmedabad	Unit shall be permitted to utilize 300 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th October, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/123/CPI/1410/1131-K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No.-401 the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
401	M/S. Bodal Chemicals Ltd. (Unit-II-A) (Consumer No. H.T. 8000665)	Vatva	Ahmedabad	Unit shall be permitted to utilize 150 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th October, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/124/CPI/2011/664-K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No.-426 the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
426	M/S. Bodal Chemicals Ltd. (Unit-VII) Sulphur Division) (Consumer No. 13648)	Tundav	Vadodara	Unit shall be permitted to utilize 1000 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.



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PART IV-B

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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th October, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/125/CPI/1410/131(1)-K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No.-402 the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
402	M/S. Bodal Chemicals Ltd. (Unit-II) (Consumer No. HT 8000615)	Vatva	Ahmedabad	Unit shall be permitted to utilize 150 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.



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PART IV-B

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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th October, 2014.

No. GU/2014/134/GPC/10/2011/2557/E:- In pursuance of clause (a) of section 2 of the Gujarat water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000, the State Government authorizes the person mentioned in column 1 of the schedule given below to perform the functions of Competent Authority under the said Act for laying of the pipelines by M/s. GSPC Gas Company Limited. Gandhinagar with immediate effect in respect of areas mentioned in column 2 of the said schedule.

SCHEDULE

Name of the person and address	Area of Jurisdiction
Shri S. M. Saiyed Deputy Collector, GSPC Gas Company Ltd. 301-304, IT Tower-1, Infocity, Gandhinagar.	For all districts of the Gujarat State

By order and in the name of the Governor of Gujarat,

RAJESH GHOGHARI,

Section Officer,

Energy & Petrochemicals Department.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th October, 2014.

BOMBAY LAND REVENUE CODE, 1879

No. GHM/124/2014/BKP/242014/1278/K: - In exercise of the powers conferred by the second proviso to item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65B of the Bombay Land Revenue Code, 1879. (Bom V of 1879), the Government of Gujarat hereby exempts from the fulfillments of conditions mentioned at item (vi) of paragraph (b) of sub-clause (1) of clause (b) of sub-section (1) of section-65B, the use of land by the occupants or class of occupants as specified in the Schedule herein below for the bonafide industrial purpose.

SCHEDULE

Sr. No.	Name of Village, Taluka, District	Survey / Block No.	Area H.Are.C.M.	Bonafide Industrial Purpose	Occupant/ Class of occupants
1	2	3	4	5	6
1	At. Fotaliya Ta. Dabhoi Dist. Vadodara	S.No. 566	0-65-40	Chemicals and allied substances and Products nec.	Zylog Composites Pvt. Ltd., Mirisich Ratilal Damani

The above approval is subject to the following pre conditions to be fulfilled.

- (1) The title of the land shall be in the name of the concerned party i.e. the unit which is getting the benefit of Bonafide Industrial use.
- (2) The Collector shall be required to obtain all prior NOCs & Clearance from concerned authorities/ departments prior to grant of NA permission.
- (3) Where ever the unit is involved in the activities of dyes & chemicals or other industries which has an Impact on pollution prior clearance of GPCB is a must.

- (4) The Unit shall be liable to present the final lay out the plan of the area of the operation and the activities of the production must start within the stipulated time period as laid down by the relevant provisions of the acts & rules.
- (5) In case of failure of any of the above conditions the Collector shall be competent to act under provisions of BLRC-1879 & the Bombay Tenancy and Agricultural Lands Act, 1948.

By order and in the name of the Governor of Gujarat,

BHARAT TRIVEDI,
Deputy Secretary to Government.



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by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th October, 2014

BOMBAY LAND REVENUE CODE, 1879

No: GHM/125/2014/NAP/112014/139/K.— In exercise of the powers conferred by the second proviso to item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65B of the Bombay Land Revenue Code, 1879 (Bom.V of 1879), the Government of Gujarat hereby exempts from the fulfillments of conditions mentioned at item(vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65B, the use of land by the occupants or class of occupants as specified in the Schedule herein below for the bonafide industrial purpose.

SCHEDULE

Sr. No.	Name of Village, Taluka, District	Survey/ Block No.	Area H.Are.Sq.M.	Bonafide Industrial Purpose	Occupant/Class of occupants
1	2	3	4	5	6
1	At.-Modvadar Ta.-Anjar, Dist.-Kutch	S. No./B. No. 130 Paiki 1	H. Are. 1-42-65	Saw Mill, Plywood Manufacturing, Storage & Allied Industries	Purushottam Chanderbhan Bansal

The above approval is subject to the following pre conditions to be full filed.

- (1) The title of the land shall be in the name of the concerned party i.e. the unit which is getting the benefit of Bonafide Industrial use.
- (2) The Collector shall be required to obtain all prior NOCs & Clearance from concerned authorities/departments prior to grant of NA permission.
- (3) Where ever the unit is involved in the activities of dyes & chemicals or other industries which has an impact on pollution prior clearance of GPCB is a must.
- (4) The unit shall be liable to present the final lay out the plan of the area of the operation and the activities of the production must start within the stipulated time period as laid down by the relevant provisions of the acts & rules.
- (5) The Collector shall be required to obtain the prior Clearance from the concerned Forest and Environment authorities.
- (6) In case of failure of any of the above conditions the Collector shall be competent to act under provisions of BLRC-1879 & The Bombay Tenancy and Agricultural Lands Act, 1948.

By order and in the name of the Governor of Gujarat,

BHARAT TRIVEDI,
Deputy Secretary to Government.



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PART - IV-B

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by the Government of Gujarat under the Gujarat Acts.

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th November, 2014.

GUJARAT PUBLIC TRUSTS ACT, 1950

No.GK/32/2014/ ECO/ 102014/32/E:- The following draft of rules, which is proposed to be issued under section 84 of the Gujarat Public Trusts Act, 1950 (Bom. XXIX of 1950), is hereby published as required by sub-section (3) of section 84 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft rules will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the **Official Gazette**.

2. Any objection or suggestion, which may be received by the Secretary to Government, Legal Department, Sachivalaya, Gandhinagar, from any person with respect to the said draft on or before the expiry of the aforesaid period, will be considered by the Government.

DRAFT NOTIFICATION

No. GK/2014/ECO/ 102014/32/E:- In exercise of the powers conferred by section 84 of the Gujarat Public Trusts Act, 1950 (Bom. XXIX of 1950), the Government of Gujarat hereby makes the following rules further to amend the Bombay Public Trusts (Gujarat) Rules, 1961, namely:-

1. These rules may be called the Bombay Public Trusts (Gujarat) (Amendment) Rules, 2014.
2. In Bombay Public Trusts Rules, 1961 (herein after referred to as "the said rules"), in rule 1 A, after clause (2), the following clause shall be added, namely:-

"(3) "F.C.R.A" means the Foreign Contribution (Regulation) Act, 2010."

3. In the said rules, in rule 23, for sub-rule (2), the following shall be substituted, namely :-

"(2) The fees for the supply of copies shall be :-

- (a) the rate of copying fees @ Rs. 2.00 per page;
- (b) the charge for comparing copies @ Rs. 1.00 per page;

- (c) the charge for coping a map or plan or Schedule/Statement, etc. @ Rs. 5.00 per page;
- (d) for supplying certified copy generated by computer, Xerox etc. @ Rs. 1.00 per page;
- (e) in case of requirement of urgent copy, a surcharge of Rs. 0.50 shall be levied over and above charges and will be added to the total charges."

4. In the said rules, for Schedule VIII and Schedule IX, the following shall be substituted, namely:-

"SCHEDULE VIII

(see rule 17(1))

Name of Public Trust Trust No Date of Registration: Address of the Trusts' office Phone No Balance Sheet as on 31/03/ Bank Account No. of Trust for transaction of Foreign contribution: F.C.R.A.No. Date :

FUNDS AND LIABILITIES	Rs.	PROPERTY AND ASSETS	Rs.
Trust Funds or Corpus		Immovable Properties (suitably classified giving mode of valuation)	
Balance as per last balance sheet		additions or deductions (including those for depreciation)	
Adjustment during the year (give details)		if any, during the year	
Other earmarked Funds (Created under the provisions of the Trust-deed or scheme or out of the income)		Investments (Suitably classified, giving mode of valuation)	
Depreciation Fund		Furniture and fixtures	
Sinking Fund		Balance as per last Balance Sheet	
Reserve Fund		Additions of deductions (including those for depreciation)	
Any other Fund		If any, during the year	
Loans (secured or unsecured)-		Loans (Secured or unsecured)	
From trustees		Good/doubtful	
From others		Loans scholarships	
Liabilities		Other loans	
For Expenses		Advances	
For Advances		To trustees	
For rent and other deposits		To employees	
For sundry credit balances		To contractor	
Income and Expenditure Account		To lawyers	
Balance as per last balance sheet		To others	
Less appropriation, if any		Income Outstanding	
Add/Less : Surplus of deficit		Rent	
As per income and Expenditure Account		Interest	

FUNDS AND LIABILITIES	Rs.	PROPERTY AND ASSETS	Rs.
		Other income	
		Cash and Bank Balances (give name of the banks) (give type of account and account No.)	
		(a) In current account and fixed deposit account (give names of banks and state in whose name the account stands)	
		(b) In F.C.R.A. Account No. or fix deposit Account (give names of banks and branches)	
		(c) With the trustee (give name)	
		(d) With the manager (give name)	
Total:		Total:	

In case the accounts are maintained on cash basis, state the income outstanding here below:

The above Balance Sheet to the best of my/our belief contains a true account of the Funds and Liabilities and of the property and Assets of the trust.

Place:.....

As per our report to even date

Date:

CHARTERED ACCOUNTANT

Trustees

Auditors

(Name/Address/ Phone No.
of the Trustee)

(Name/Address/Phone No. of the
Auditors)

Note: (1) Market value as on the date of the Balance Sheet should also be given by way of a note.

(2) Particulars of investments in concerns in which the trustees are interested shall be given separately by way of a note.

SCHEDULE IX

(see rule 17(1))

Name of Public TrustTrust No.....Date of Registration:

Address of the Trusts' officePhone No.....

Income and Expenditure Account for the year ending31/03/

Bank Account No. of Trust for transaction of Foreign contribution:.....
F.C.R.A.No..... Date :

Bank Address:

EXPENDITURE	Rs.	INCOME	Rs.
To Expenditure in respect of properties		By Rent (accrued/realized)	
Rates, Taxes, Cesses			
Repairs and Maintenance			
Salaries		By interest (accrued/realized)	
Insurance			
Depreciation (by way of provision or adjustments)			
Other expenses		On securities	
To Establishment expenses		On loans	
To remuneration (in the case of a math)		On Bank account	
To the head of the math, including his House hold expenditure, if any.		By Dividend	
To legal expenses		By Donations in cash or kind	
To audit Fees		Domestic	
To contribution and fees		International F.C.R.A. No. and Date	
To amounts written off-		By Income from other sources (in details as far as possible)	
(a) Bad debts.			
(b) Loan scholarships		By Transfer from Reserve	
(c) Irrecoverable rents			
(d) Other items		By Deficit carried over to Balance Sheet.	
To Miscellaneous expenses			
To Depreciation			
To Amounts transferred to Reserve of specific funds			
To Expenditure on objects of the trust (Specify if any from FCRA)			
(a) Religious			
(b) Educational			
(c) Medical Relief			
(d) Relief of poverty			
(e) Other Charitable objects			
to surplus carried over to Balance Sheet.			
Total:		Total:	

Datedat.....

Trustees

(Name/Address/ Phone No. of the Trustee)

As per our report to even date

CHARTERED ACCOUNTANT

Auditors

Name and address with
Phone No. of the Auditors."

5. In the said rules, for Schedule IX-C, the following shall be substituted, namely:-

"SCHEDULE IX-C

(see rule 32)

Statement of income liable to contribution for the year ending.....

Name of Public Trust.....Registration No.....

Address of Trust..... Phone No.....E-mail.....

Name, Address and Phone number of trustees, whom submit the audit report:

Details of Relating Bank Account:

Name of Bank Branch.....Address

Bank Account number relating to transaction of foreign contribution of Trust:.....

F.C.R.A.No.....Date:.....

Gross Annual income.....	Rs.
<i>Details of income not chargeable to contribution under section 58 and rule 32</i>	
(i) Donations received during the year from any source	
(a) Corpus	
(1) From Country	
(2) From Foreign Country; F.C.R.A.No. and Date	
(b) General	
(1) From Country	
(2) From Foreign Country; F.C.R.A.No. and Date	
(ii) Grants by Government and Local authorities	
(a) Government and Local authorities	
(b) From Foreign Country	
(c) By Funding agencies	
(1) From Country	
(2) From Foreign Country; F.C.R.A.No. and Date:	
(iii) Amount spent for the purpose of education	
(iv) Amount spent for the purpose of medical relief	
(vi) (A) Deductions out of income from lands used for agricultural purpose:	
(a) Land Revenue and Local Fund Cess.....	
(b) Rent payable to superior landlord	
(c) Cost of production, if lands are cultivated by trust.	
(B) Income from lands used for agricultural purpose.	
(vii) (A) Deductions out of income from lands used for non-agricultural purpose:	
(a) Assessment, Cesses and other Government or Municipal Taxes	
(b) Ground rent payable to the superior landlord	
(c) Insurance premium.	
(d) Repairs @ 8.33 per cent. of gross rent of building	
(e) Cost of collection @ 4 per cent. of gross rent of buildings let out:	

(viii)	(B) Income from lands used for non-agricultural purpose. Cost of collection of income or receipts from securities, stocks, etc. at 1 per cent. of such income:	
(ix)	Deductions on account of repairs in respect of buildings not rented and yielding to income, @ 8.33 per cent. of the estimated gross annual rent	
Income liable to contribution		

Date

CHARTERED ACCOUNTANT

Trustee:.....

Auditors:

By order and in the name of the Governor of Gujarat,

A. L. VYAS,

Deputy Secretary to Government.

Government Central Press, Gandhinagar.



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ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 29th October, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/135/CPI/1407/2032/K1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 200, the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
200	M/S Technova Imaging Systems (P) Limited (Consumer No. H.T. 622)	Narol	Ahmedabad	Unit shall be permitted to utilize 950 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.,



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by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 01st November, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/136/CPI/1404/913/K1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 129, the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
129	M/S Balaji Formalin Limited (Consumer No. 20080)	Moti Bhoyan	Gandhinagar	Unit shall be permitted to utilize 300 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.,



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 01st November, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/137/CPI/2011/1138/K1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 428, the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
428	M/S Halewood Laboratories Pvt. Limited (Consumer HT-No. 100010348)	Vatva	Ahmedabad	Unit shall be permitted to utilize 200 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.,



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ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 03rd November, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/138/CPI/1408/6561/K1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 379, the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
379	M/S Aarti Industries Limited (Amine Div) (Consumer No. 38135)	Vapi	Valsad	Unit shall be permitted to utilize 175 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.,



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ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 03rd November, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/139/CPI/1407/2712/K1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 208, the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
208	M/S Aarti Industries Limited (Anushakti Division) (Consumer No. 31389)	Bhachau	Kutch	Unit shall be permitted to utilize 900 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.,



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 5th November, 2014

INDIAN STAMP ACT, 1899.

NO: GHM/2014/127/M-STP-122014-1788-H-1.— In exercise of the power conferred by clause(b) of sub-section (2) of section 9 of the Indian Stamp Act 1899, the State Government hereby permits the Oriental Insurance Company Limited, Regional Office, Vadodara to pay stamp duty in Any other Insurance Rs. 8,00,000/-, total consolidated stamp duty of Rs. 8,00,000/- (Rupees Eight Lac Only) chargeable on sum to be insured for the Insurance Policies from Date 01/07/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V. T. MANDORA

Deputy Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 5th November, 2014

INDIAN STAMP ACT, 1899.

NO: GHM/2014/128/M-STP-122014-1986-H-1.— In exercise of the power conferred by clause(b) of sub-section (2) of section 9 of the Indian Stamp Act 1899, the State Government hereby permits United India Insurance Company Limited, Anjar to pay stamp duty of Rs. 500/-, in Fire Insurance Rs.25,000/- in Marin Insurance, Rs.3,000/- in Motor Insurance and Rs. 1,500/- in Any other Insurance total consolidated stamp duty of Rs. 30,000/-(Rupees Thirty Thousand Only) chargeable on sum to be insured for the Insurance Policies from Date 01/09/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V. T. MANDORA

Deputy Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 5th November, 2014

INDIAN STAMP ACT, 1899.

NO: GHM/2014/129/M-STP-122014-1755-H-1.— In exercise of the power conferred by clause(b) of sub-section (2) of section 9 of the Indian Stamp Act 1899, the State Government hereby permits United India Insurance Company Limited, Bhavnagar to pay stamp duty of Rs. 1,000/-, in Fire Insurance, Rs. 12,000/-, in Marine Insurance, Rs. 17,000/- in Motor Insurance and Rs. 20,000/- in Any other Insurance total consolidated stamp duty of Rs. 50,000/- (Rupees Fifty Thousand Only) chargeable on sum to be insured for the Insurance Policies from Date 01/08/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V. T. MANDORA

Deputy Secretary to Government.



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PART IV-B

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REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 5th November, 2014

INDIAN STAMP ACT, 1899.

NO: GHM/2014/130/M-STP-122014-1985-H-1.— In exercise of the power conferred by clause(b) of sub-section (2) of section 9 of the Indian Stamp Act 1899, the State Government hereby permits Star Health & Allied Insurance Company Limited, Zonal Office, Ahmedabad to pay stamp duty of Rs. 1,70,000/-, in Accident & Sickness Insurance and Rs. 30,000/-, in Any other Insurance total consolidated stamp duty of Rs. 2,00,000/-(Rupees Two Lacs Only) chargeable on sum to be insured for the Insurance Policies from 01/10/2014 to 31/12/2014, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V. T. MANDORA

Deputy Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th September, 2014

Gujarat Land Revenue Code, 1879.

No: GHM/133/2014/M/PFR/102014/139/L.1(P.F):— In exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879) and in suppression of all the previous notifications so far as they relate to constitution of Nizar taluka, the Government of Gujarat, with effect from September, 2014, hereby divides the area comprised immediately before the said date of Nizar taluka so as to form it into two new talukas, namely:-

- (1) Nizar taluka with headquarter at Nizar shall consist of the villages as specified in Schedule-A annexed hereto; and
- (2) Kukarmunda taluka with headquarter at Kukarmunda shall consist of the villages as specified in Schedule-B annexed hereto.

SCHEDULE-A
VILLAGES OF NIZAR TALUKA

Sr. No	Village	Sr. No	Village
1	Adada	19	Kothli Budrak
2	Antruli	20	Lakshmi Kheda
3	arkund	21	Lekurvadi
4	Bhil Bhavali	22	Mubarakpur
5	Bhil Jamboli	23	Nasarpur
6	Borde	24	Nevale
7	Bortha	25	Nizar
8	Chinchoda	26	Piplod Tarfe -Nizar
9	Devala	27	Raygadh
10	devmogara	28	Sarvale
11	Gamdi	29	Shale
12	Gujarpur	30	Shelu
13	Harduli Digar	31	Sulvade
14	Hathnur Digar	32	Tapi Khadkale
15	Hingni-Digar	33	Vadli
16	Kavithe	34	Vanka
17	Kharave Tarfe-Ghanor	35	velde
18	Khodada	36	Vyaval

SCHEDULE-B
VILLAGES OF KUKARMUNDA TALUKA

Sr. No.	Village	Sr. No.	Village
1	Akkalutar	27	Kondraj
2	Amode Tarfe Satone	28	Kukarmunda
3	Amode Tarfe Talode	29	Mataval
4	Ashapur	30	Medhpur
5	Ashrava	31	Modale
6	Aste Tarfe Budhaval	32	Moramba
7	Bahurupa	33	Nimbhore
8	Balambe	34	Panibara
9	Balde	35	Parod
10	Bej	36	Pati
11	Bhamsal	37	Patipada
12	Borikuwa	38	Pimlas
13	Chirmati	39	Pishavar
14	Chokhiamli	40	Rajpur
15	Dabriamba	41	Ranaichi
16	Fulwadi	42	Sadagvan
17	Gadid	43	Satola
18	Gangtha	44	Taranda
19	Gorasa	45	Tulse
20	Hathode	46	Ubhad
21	Hol	47	Umja
22	itwai	48	Untavad
23	Jhapampi-Alis Jhampa	49	Varpada
24	jhumkathi	50	Vesgam
25	Kelani	51	Ziribeda
26	Kevdamoi		

By order and in the name of the Governor of Gujarat,

HARISH K. PRAJAPATI,
Under Secretary to Government.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th September, 2014

Gujarat Land Revenue Code, 1879.

No: GHM//134/2014/M/PFR/102014/139/L.1(P.F):- In exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879) and in suppression of all the previous notifications so far as they relate to constitution of Vyara taluka, the Government of Gujarat, with effect from th September, 2014, hereby divides the area comprised immediately before the said date of Vyara taluka so as to form it into two new talukas, namely:-

- (1) Vyara taluka with headquarter at Vyara shall consist of the villages as specified in Schedule-A annexed hereto; and
- (2) Dolvan taluka with headquarter at Dolvan shall consist of the villages as specified in Schedule-B annexed hereto.

SCHEDULE-A

VILLAGES OF VYARA TALUKA

Sr. No	Village
1	Ambiya
2	Andharvadi Najik
3	Arkund
4	Balpur
5	Bamnamal Najik
6	Barmada
7	Bedkuva Dur
8	Bedkuva Najik
9	Bhanavadi
10	Bhatpur
11	Bhojpur Najik
12	Bhurivel
13	Birbara
14	Borkhadi
15	Champavadi
16	Chhevdi
17	Chhindia
18	Chhirma
19	Chichbardi
20	Chikhalda
21	Chikhalvav
22	Chikhli
23	Dadakvan
24	Dhat
25	Dholia Umar
26	Dhongi Amba
27	Dolara
28	Dungargam
29	Ghata
30	Gheriyavav
31	Indu
32	Jesingpur
33	Jetvadi

Sr. No	Village
34	Jhankhari
35	Kala Vyara
36	Kanja
37	Kanjan
38	Kanpura
39	Kapadvan
40	Kapura
41	Karanjvel
42	Kasvav
43	Katasvan
44	Katgadh
45	Katiskuva Dur
46	Katiskuva Najik
47	Katkui
48	Kelkui
49	Khanpur
50	Khod Talav
51	Khuntadiya
52	Khurdi
53	Khushalpura
54	Kohli
55	Lakhali
56	Limbarda
57	Lotarva
58	Madav
59	Magarkui
60	Malotha
61	Maypur
62	Meghpur
63	Mirpur
64	Musa
65	Naha Satsila
66	Paniyari

Sr. No	Village
67	Panvadi
68	Pervad
69	Ramkuva
70	Rampura najik
71	RaniAmba
72	Rupvada
73	Sadadvan
74	Sankli
75	Saraiya
76	Sarkuva
77	Shahpur
78	Tadkuva
79	Tichakpura

Sr. No	Village
80	Umarkui
81	Umarkuva
82	Unchamala
83	Vadkui
84	Vadpada
85	Vaghjhari
86	Vaghpani
87	Valotha
88	Vandar Devi
89	Vanskui
90	Veldha
91	Virpur
92	Vyara (M)

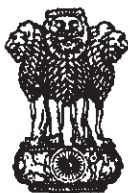
SCHEDULE-B**VILLAGES OF DOLVAN TALUKA**

Sr. No.	Village
1	Achhopalo
2	Amania
3	Ambapani
4	Amonia
5	Andharvadi Dur
6	Antapur
7	Bagalpur
8	Bamnamal Dur
9	Bardipada
10	Beda Rayapura
11	Bedchit
12	Besaniya
13	Bhojpur Dur
14	Borkachchh
15	Chakdhara
16	Chunawadi
17	Dhamandevi
18	Dhangdhar
19	Dhanturi
20	Dharampura
21	Dholka
22	Dolvan
23	Dungarda
24	Gadat
25	Gangpur
26	Garpani
27	Garvan
28	Ghani
29	Halmundi

Sr. No.	Village
30	Haripura
31	Jamalia
32	Kakadva
33	Kalakva
34	Kalamkui
35	Kamlpor
36	Kandha
37	Karanjkhed
38	Kelvan
39	Kosamkuva
40	Kumbhia
41	Mangalia
42	Padam Dungari
43	Palasia
44	Palavadi
45	Panchol
46	Pathakwadi
47	Pati
48	Pipalwada
49	Pithadara
50	Rampura Dur
51	Raygadh
52	Rengan Kachchh
53	Takiamba
54	Umarkachchh
55	Umarvav Dur
56	Umarvav Najik
57	Vankla
58	Varjakhan

By order and in the name of the Governor of Gujarat,

HARISH K. PRAJAPATI,
Under Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

ORDER

Sachivalaya, Gandhinagar, 12th November, 2014

INDIAN STAMP ACT, 1899.

NO: GHM/2014/135/M-STP-122014-1754-H-1.— In exercise of the power conferred by clause(b) of sub-section (2) of section 9 of the Indian Stamp Act 1899, the State Government hereby permits United India Insurance Company Limited, Divisional office No. 1, Rajkot to pay stamp duty of Rs. 2,000/- in Fire Insurance Rs.3,000/- in Marin Insurance, Rs.35,000/- in Motor Insurance and Rs. 10,000/- in Any other Insurance total consolidated stamp duty of Rs. 50,000/- (Rupees Fifty Thousand Only) chargeable on sum to be insured for the Insurance Policies from Date 01/09/2014 to 31/03/2015, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V. T. MANDORA

Deputy Secretary to Govt. of Gujarat.



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PART IV-B

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INFORMATION AND BROADCASTING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 14th November, 2014.

The Gujarat Entertainments Tax Act, 1977

Δ No.(GHT/2014/25) MNR/102014/1705/A:- WHEREAS the Government of Gujarat considers it necessary to do so in the public interest:

NOW, THEREFORE, in exercise of the powers conferred by clause(a) and (b) of sub-section(1) of section 29 of the Gujarat Entertainments Tax Act, 1977 (Guj. 16 of 1977) (hereinafter referred to as "the Act"), the Government of Gujarat hereby exempts the exhibition of Hindi feature film "Super Nani" produced by M/s. Maruti International, Mumbai, from the payment of Entertainment Tax to the extent of 100 percent of the tax leviable under Section-3 of the Act, subject to the following conditions.

- (1) This exemption from payment of Entertainment Tax shall be availed of from the date of publication of this notification.
- (2) The rates of admission shall be reduced by the amount of the tax leviable.
- (3) This exemption from payment of Entertainment Tax shall be availed in accordance with the provisions of the Act.
- (4) In the event of breach of any of the conditions stated above, the provisions of the Act and the Rules made thereunder, the prescribed officer shall take action under Section 30 of the Act.

By order and in the name of the Governor of Gujarat,

DILIP THAKER,
Under Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th November, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/178 of 2014/DVP-2513-3323-L:--WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the General Development Control Regulation of the Development Plan of Navsari Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/116 of 2008/DVP-1705-3322-L dtd.04.08.2008 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred as to "the said Act"), in the Gujarat Government Extra Ordinary Gazette Part IV-B dtd.02.12.2013 on page No.419-6 to 419-8 under Government Notification, Urban Development and Urban Housing Department No. GH/V/219 of 2013/DVP-2513-3323-L, dtd.02.12.2013 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the *Official Gazette*.

AND WHEREAS, the Government of Gujarat has considered the suggestions and objection on merit;

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby:-

- sanction the said variation to be made in the general development control regulation of the said Development Plan, as set out in Schedule appended here to and;
- specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the general development control regulation of the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/116 of 2008/DVP-1705-3322-L dtd. 04.08.2008

The General Development Control Regulation mentioned in Annexure-I attached herewith are modified under section 12(2)(m) of the said Act.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to the Government of Gujarat.

ANNEXURE-I

ક્રમ	વિનિમય નં.	હાલની જોગવાઈ	સુધારાયેલ જોગવાઈ
૧	૧૨.૧.૧બ(૧) (૫) (જી.ડી.સી. આર.ના પાના નં.૨૮)	જો રસ્તાની પહોળાઈ ૧૮.૦ મીટર કરતા વધારે હોય તો ખાસ કિસ્સામાં જરૂર જણાય તો સમુચીત સત્તામંડળ ૨૧.૦ મીટર કરતાં વધુ મકાનની ઉંચાઈ માટે પરવાનગી આપે તો ૧. જો રસ્તાની પહોળાઈ ૧૮.૦ મીટર અથવા વધુ પરંતુ ૨૧.૦ મીટર કરતાં ઓછી હોય તો ૨૧.૦ મીટર. ૨. જો રસ્તાની પહોળાઈ ૨૧.૦ મીટર અથવા વધારે પરંતુ ૨૪.૦ મીટર કરતાં ઓછી હોય તો ૨૪.૦ મીટર. ૩. જો રસ્તાની પહોળાઈ ૨૪.૦ મીટર અથવા વધારે પરંતુ ૩૦.૦ મીટર કરતાં ઓછી હોય તો ૨૭.૦ મીટર. ૪. જો રસ્તાની પહોળાઈ ૩૦.૦ મીટર કે તેના કરતાં વધારે હોય તો ૩૦.૦ મીટર	જો રસ્તાની પહોળાઈ ૧૮.૦ મીટર અથવા વધુ હોય તો મકાનની ઉંચાઈ વધુમાં વધુ ૩૦.૦૦ મીટર મળવાપાત્ર થશે.
૨	૧૩.૧૦ (અ) (૧) (જી.ડી.સી. આર.ના પાના નં.૪૨, ૪૩)	(૧) લે-આઉટ પ્લાનમાં ૧૫૦૦ ચોરસ મીટરથી વધુ ક્ષેત્રફળ ધરાવતા બાંધકામ એકમમાં કોમન પ્લોટ રાખવાનો રહેશે. સિવાય કે ૧૫૦૦ ચોરસ મીટર ક્ષેત્રફળથી નાના એકમોના કોમન પ્લોટ રાખવાનો રહેશે નહીં. પરંતુ કોઈપણ માળે ભોયંતળીયે ચાર (૪) થી વધારે એકમો હોય તો કોમન પ્લોટ રાખવાનો રહેશે. (૨) બીજા પ્રકારના વિકાસમાં કોઈપણ માળે ૪ થી વધારે રહેણાંકના એકમો હોય તો કોમન પ્લોટ રાખવાનો રહેશે.	ચાર થી વધુ એકમોના આયોજનમાં ૧૫૦૦ ચો. મી. સુધીના પ્લોટોમાં લઘુત્તમ ૨૦૦ ચો. મી. સુધી કોમન પ્લોટ રાખવાનો રહેશે.

ક્રમ	વિનિમય નં.	હાલની જોગવાઈ	સુધારાયેલ જોગવાઈ
૨	૧૩.૧૦ (બ) (૬) (જી.ડી.સી. આર.ના પાના નં. ૪૪)	સી. ઓ. પી. નું ક્ષેત્રફળ ઓછામાં ઓછું ૫૦૦ ચો. મી. રાખવાનું રહેશે.	વાણિજ્ય ઝોનમાં કોમર્શીયલ મકાન બનાવવા માટે ૧૫૦૦ ચો. મી. થી વધારે ક્ષેત્રફળવાળા પ્લોટમાં મીનીમમ સી. ઓ. પી.નું ક્ષેત્રફળ ૩૩૦ ચો. મી. હોવું જોઈએ.
૩	૨૧.૦૦ (૧) પૈકી (જી.ડી.સી. આર.ના પાના નં. ૭૪)	રહેણાંકના વિકાસ જેવા કે ફ્લેટ, ટેનામેન્ટ, ગ્રુપ હાઉસીંગ વિગેરે માટે બિલ્ટઅપ એરીયાના ૧૫% જેટલા ક્ષેત્રફળનું પાર્કિંગ તરીકે આયોજન કરવાનું રહેશે.	રહેણાંકના વિકાસ જેવા કે ફ્લેટ, ટેનામેન્ટ, ગ્રુપ હાઉસીંગ વિગેરે માટે મળવાપાત્ર એફ. એસ. આઈ.ના ૧૫% જેટલા ક્ષેત્રફળનું પાર્કિંગ તરીકે આયોજન કરવાનું રહેશે. તેમજ વાણિજ્ય પ્રકારના બાંધકામ માટે પણ મળવાપાત્ર એફ. એસ. આઈ.ના મુજબ ૩૦% જેટલું પાર્કિંગ રાખી શકશે એમ ગ્રાહ્ય રાખેલ છે.
૪	૪.૨૨ (જી.ડી.સી. આર.ના પાના નં. ૫)	બહુમાળી મકાનો :- એટલે ભોંયતળીયા ગણ્યા સિવાયના તેની ઉપરના ત્રણ માળથી વધુ માળના મકાનો એટલે કે (૧+૩=૪)	બહુમાળી મકાનો એટલે ભોંયતળીયા ગણ્યા સિવાયના તેની ઉપરના ચાર માળથી વધુ માળના મકાનો એટલે કે (૧+૪=૫) એટલે કે ૧૫ મી. થી વધુ ઉંચાઈના મકાનો
૫	૪.૩૦ (જી.ડી.સી. આર.ના પાના નં. ૬)	અલ્પમાળી મકાનો :- એટલે ભોંયતળીયાના ઉપરાંત ત્રણ માળથી વધુ માળ નહીં અને ત્રીજા માળે અગાંશીમાં દાદરની આવશ્યક કેબીન સિવાય બાંધકામ ન હોય તેવું મકાન આવા મકાનમાં પાર્કિંગ માટે ફક્ત ૨.૪૦ મીટર સુધી રાખવામાં આવેલ સ્ટીલ્ટનો માળની ગણતરીમાં સમાવેશ થશે નહીં.	અલ્પમાળી મકાનો :- એટલે ભોંયતળીયાના ઉપરાંત ચારથી વધુ માળ નહીં અને ચોથા માળે અગાંશીમાં દાદરની આવશ્યક કેબીન સિવાય બાંધકામ ન હોય તેવું મકાન આવા મકાનમાં પાર્કિંગ માટે ફક્ત ૨.૪૦ મીટર સુધી રાખવામાં આવેલ સ્ટીલ્ટનો માળની ગણતરીમાં સમાવેશ થશે નહીં.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 17th November, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/179 of 2014/TPS-272014-2009-L.-- WHEREAS, under Government Notification of Urban Development and Urban Housing Department No. GH/V/167 of 2014/TPS-272014-2009-L, dtd.15.10.2014 regarding sanction the Preliminary Town Planning Scheme Kadi No. 2 (2/1+2/2), under section-65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) in the said notification dated.15.10.2014 the following is amended.

In the para (a) the words "with modifications enumerated in schedule appended here to" is substituted by the words "without modification; and".

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to the Government of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 17th November, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/181 of 2014/DVP/1409/M/11-L.-- WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Surat Urban Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/100 of 2004/DVP-1403-3307-L, dated.02.09.2004 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14th, 9th Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/100 of 2004/DVP-1403-3307-L, dated.02.09.2004

The land bearing R.S.N0.165/P, 167/P, 170, 171, 172, 173, 174/P, 175/P of Katargam, Surat designated for "District Centre (C-17)" shall be deleted from the reservation and land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to the Government of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th November, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/180 of 2014/DVP/272012/4515-L.-- WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make variation in the Development Plan of Kadi Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/129 of 2002/DVP-272001-12125-L dtd. 18.09.2002 (hereinafter referred to as "the said Authority" and "the said Development Plan")

AND WHEREAS, the variation proposed to be made in the said Development Plan were published, as required by the Section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act"), in the Gujarat Government extra ordinary Gazette Part-IV-B dtd. 05.07.2014 on page no. 201-1 and 201-2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/135 of 2014/DVP-272012-4515-L, dtd. 05.07.2014 along with a notice calling upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat. Urban Development and Urban Housing Department, Sachivalaya, Block No. 14, 9th Floor, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the *Official Gazette*.

AND WHEREAS, the Government of Gujarat has not received the suggestion and objection.

NOW THEREFORE, in exercise of the powers conferred by the section 19 of the said Act. The Government of Gujarat hereby:-

- (a) sanction the said variation to be made in the said Development Plan, as set out in Schedule appended here to and ;
- (b) specify that the variation so set out shall come into force from the date of this notification;

SCHEDULE

Variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/129 of 2002/DVP-272001-12125-L, dtd. 18.09.2002

The land bearing R.S.No. 1107/1, 1107/2, 1107/3/P, 1108/1, 1108/2, 1113/P, 1109, 1112/P, 1111, 1138/1, 1138/2, 1138/3, 1138/4, 1138/5/P, 1104/4/P, 1104/5/P, 1136/1, 1136/2, 1136/3, 1139, 1140, 1141, 1142/1, 1142/2, 1143/1, 1143/2, 1145/1, 1145/2, 1154, 1151, 1098/P, 1095/P, 1094/1/P, 1094/2, 1099/P, 1155, 1153, 1152, 1150, 1149, 1148, 1146/P, 1147/P, 1160/P, 1159, 1158/P, 1157/P, 1156, 1093/2/P earmarked as Pocket-1 of village Kadi designated for "Agriculture Zone" shall be deleted from the said zone and land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to the Government of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th November, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/182 of 2014/DVP-1413-1466-L.- WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Surat Urban Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/100 of 2004/DVP-1403-3307-L, dated. 02.09.2004 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27-of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14th, 9th Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/100 of 2004/DVP-1403-3307-L, dated.02.09.2004.

The land bearing ward no.10 note no.2161 of village Surat reserved for "Public Purpose (School) (P-27)" shall be deleted from the said reservation and land thus released shall be reserved for "Public Purpose (Multilevel Parking)" under section 12(2)(d) of the Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to the Government of Gujarat.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th October, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/127/CPI/1497/4127/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 416, the following shall be Sudstituted:

Sr. No.	Name of the Unit	Village	District	Relaxation
416	M/S. Gujarat Metal Cast Industries Limited (Consumer No. 13225)	Garadhiya	Vadodara	Unit shall be permitted to utilize 2000 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government,
Energy & Petrochemicals Department.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th October, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/128/CPI/1408/4323/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 271, the following shall be Substituted:

Sr. No.	Name of the Unit	Village	District	Relaxation
271	M/S New Kishan Cement Pvt Limited (Consumer No. 26212)	Shapar	Rajkot	Unit shall be permitted to utilize 1300 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary to Government,
Energy & Petrochemicals Department.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th October, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/129/CPI/1408/4322/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 272, the following shall be Substituted:

Sr. No.	Name of the Unit	Village	District	Relaxation
272	M/S Major Cement Pvt Limited (Consumer No. 26213)	Shapar	Rajkot	Unit shall be permitted to utilize 1500 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary to Government,
Energy & Petrochemicals Department.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th October, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/130/CPI/1412/2391/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 446, the following shall be Substituted:

Sr. No.	Name of the Unit	Village	District	Relaxation
446	M/S Hi-Bond Cement India Pvt. Limited (Consumer No. 25591)	Patidad	Rajkot	Unit shall be permitted to utilize 7200 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st October, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/131/CPI/1408/4414/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 423, the following shall be Substituted:

Sr. No.	Name of the Unit	Village	District	Relaxation
423	M/S Philips India Limited (formerly M/s Philips Electronics India Ltd.) (Consumer No. 13467)	Kural	Vadodara	Unit shall be permitted to utilize 3000 KVA power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st October, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/132/CPI/2011/960/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 427, the following shall be Substituted:

Sr. No.	Name of the Unit	Village	District	Relaxation
427	M/S Haymor Ice Cream Limited (Consumer No. 17409)	Naroda	Ahmedabad	Unit shall be permitted to utilize 650 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st October, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/133/CPI/1406/5340/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 258, the following shall be Substituted:

Sr. No.	Name of the Unit	Village	District	Relaxation
258	M/S Havmor Ice Cream Limited (Consumer HT- 8000779)	Naroda	Ahmedabad	Unit shall be permitted to utilize 750 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary to Government.



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REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th November, 2014

BOMBAY LAND REVENUE CODE, 1879

No: GHM/131/2014/BKP/242014/255/K.— In exercise of the powers conferred by the second proviso to item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65B of the Bombay Land Revenue Code, 1879 (Bom.V of 1879), the Government of Gujarat hereby exempts from the fulfillments of conditions mentioned at item(vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65B, the use of land by the occupants or class of occupants as specified in the Schedule herein below for the bonafide industrial purpose.

SCHEDULE

Sr. No.	Name of Village, Taluka, District	Survey/ Block No.	Area H.Are.Sq.M.	Bonafide Industrial Purpose	Occupant/Class of occupants
1	2	3	4	5	6
1	At.-Fofaliya	S. No. 534	1-48-05	PVC cooling tower fills	Brentwood Industries India Pvt.Ltd
	Ta.-Dabhoi,	S. No. 536/1/A	0-02-40		
	Dist.-Vadodara	S. No. 536/1/B	0-37-94		
		S. No. 538	0-40-43		
		S. No. 539	0-46-38		
		S. No. 540	0-92-75		
		S. No. 541 Paiki 1	0-90-33		
		S. No. 542	0-46-38		
		S. No. 543	0-47-57		

The above approval is subject to the following pre conditions to be full filed.

- (1) The title of the land shall be in the name of the concerned party i.e. the unit which is getting the benefit of Bonafide Industrial use.
- (2) The Collector shall be required to obtain all prior NOCs & Clearance from concerned authorities/departments prior to grant of NA permission.
- (3) Where ever the unit is involved in the activities of dyes & chemicals or other industries which has an impact on pollution prior clearance of GPCB is a must.
- (4) The unit shall be liable to present the final lay out the plan of the area of the operation and the activities of the production must start within the stipulated time period as laid down by the relevant provisions of the acts & rules.
- (5) In case of failure of any of the above conditions the Collector shall be competent to act under provisions of BLRC-1879 & The Bombay Tenancy and Agricultural Lands Act, 1948.

By order and in the name of the Governor of Gujarat,

BHARAT TRIVEDI,
Deputy Secretary to Government.



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REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th November, 2014.

BOMBAY LAND REVENUE CODE, 1879

No: GHM/132/2014/BKP/242014/593/K.— In exercise of the powers conferred by the second proviso to item (vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65B of the Bombay Land Revenue Code, 1879 (Bom.V of 1879), the Government of Gujarat hereby exempts from the fulfillments of conditions mentioned at item(vi) of paragraph (b) of sub-clause (I) of clause (b) of sub-section (1) of section 65B, the use of land by the occupants or class of occupants as specified in the Schedule herein below for the bonafide industrial purpose.

SCHEDULE

Sr. No.	Name of Village, Taluka, District	Survey/ Block No.	Area H.Are.Sq.M.	Bonafide Industrial Purpose	Occupants/Class of occupants
1	2	3	4	5	6
1	At.-Fofaliya Ta.-Dabhoi, Dist.- Vadodara	S. No. 551 S. No. 552	1-02-27 0-24-97	Chemical and allied substances and Products nec.	Zylog Composites Pvt.Ltd. Mirisich Ratilal Damani

The above approval is subject to the following pre conditions to be full filed.

- (1) The title of the land shall be in the name of the concerned party i.e. the unit which is getting the benefit of Bonafide Industrial use.
- (2) The Collector shall be required to obtain all prior NOCs & Clearance from concerned authorities/departments prior to grant of NA permission.
- (3) Where ever the unit is involved in the activities of dyes & chemicals or other industries which has an impact on pollution prior clearance of GPCB is a must.
- (4) The unit shall be liable to present the final lay out the plan of the area of the operation and the activities of the production must start within the stipulated time period as laid down by the relevant provisions of the acts & rules.
- (5) In case of failure of any of the above conditions the Collector shall be competent to act under provisions of BLRC-1879 & The Bombay Tenancy and Agricultural Lands Act, 1948.

By order and in the name of the Governor of Gujarat,

BHARAT TRIVEDI,
Deputy Secretary to Government.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th November, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/140/CPI/1408/6431-K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No.-387 the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
387	M/S. Sarna Chemicals Pvt. Ltd. (Unit-II) (Consumer No. 37588)	Vapi	Valsad	Unit shall be permitted to utilize 175 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary to Govt.

Energy & Petrochemicals Department.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th November, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/141/CPI/1408/6461-K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No.-386 the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
386	M/S. Sarna Chemicals Pvt. Ltd. (Consumer No. 37491)	Vapi	Valsad	Unit shall be permitted to utilize 125 KVA power on all staggered holidays for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary to Govt.

Energy & Petrochemicals Department.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th November, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/142/CPI/1408/3036-K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No.-256 the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
256	M/S. Ihsedu Agrochem Pvt. Limited (Consumer No. 29078)	Jagana	Banaskantha	Unit shall be permitted to utilize 700 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th November, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/143/CPI/1408/170-K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No.-260 the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
260	M/S.Suvik Hitek Pvt. Limited (Consumer No. 969521)	Gandhinagar	Gandhinagar	Unit shall be permitted to utilize 40 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 14th November, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/144/CPI/1410/905-K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No.-403 the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
403	M/S. Gujarat Agro Industries Corporation Limited (Consumer No. 18284)	Naroda	Ahmedabad	Unit shall be permitted to utilize 350 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 14th November, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/145/CPI/1403/5468-K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No.-108 the following shall be Substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
108	M/S. Kasyap Sweetners Limited (Consumer No. 38198)	Vapi	Valsad	Unit shall be permitted to utilize 850 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th October, 2014.

GUJARAT CIVIL COURTS ACT, 2005.

No. GK/35/2014/CCA/102011/806/(A)/(D) (Part-2) :- In exercise of the powers conferred by sections 6, 7 and 11 of the Gujarat Civil Courts Act, 2005 (Guj. 21 of 2005), the Government of Gujarat, in consultation with the High Court of Gujarat, with effect from the 28th November, 2014, hereby establishes the Court of Civil Judge, as follows, namely:-

1. There shall be a new Court of Civil Judge at Dayapar, Lakhpat taluka subordinate to the District Court at Kachchh, Bhuj.
2. The said Court shall be presided over by the Principal Civil Judge, who shall hold his Court at Dayapar.
3. The local limits of the ordinary jurisdiction of the Court of Civil Judge, Dayapar shall consist of areas of villages of Lakhpat Taluka.
4. The local limits of Lakhpat taluka shall be excluded from the jurisdiction of the Court of Principal Civil Judge, Nakhatrana.

By order and in the name of the Governor of Gujarat,

V. J. KALOTRA,
Deputy Secretary to Government.



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REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th November, 2014.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM /136/2013/BKP/242013/696/K : - In exercise of the powers conferred by the second proviso to item (vi) of paragraph (b) of sub-clause (1) of clause (b) of sub-section (1) of section 65B of the Bombay Land Revenue Code, 1879. (Bom V of 1879), the Government of Gujarat hereby exempts from the fulfillments of conditions mentioned at item (vi) of paragraph (b) of sub-clause (1) of clause (b) of sub-section (1) of section-65B, the use of land by the occupants or class of occupants as specified in the Schedule herein below for the bonafide industrial purpose.

SCHEDULE

Sr. No	Name of Village, Taluka, District	Survey/ Block No.	Area H.Are. C.M.	Bonafide Industrial Purpose	Occupants/ Class of occupants
1	2	3	4	5	6
1.	At. Nava Ajwa Ta. Waghodia Dist. Vadodara	S.No. 85/2/B Paiki 1	0-60-70	Insulated wires and Cables	R. R. Kabel Ltd.
		S.No. 85/2/B Paiki 2	0-60-70		



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આદિજાતિ વિકાસ વિભાગ,

જાહેરનામું

સચિવાલય, ગાંધીનગર. ૧૪ નવેમ્બર, ૨૦૧૪.

ગુજરાત આદિજાતિ વિકાસ નિગમ અધિનિયમ, ૧૯૭૨.

ક્રમાંક : કેએચ/એસએચ/ટીડીસી/૨૦૦૭/૧૨૮૮/ધઃ ગુજરાત આદિજાતિ વિકાસ અધિનિયમ, ૧૯૭૨ ના અધિનિયમ નંબર-૫ કલમ ૭ની પેટા કલમ (૧) અને (૨) અને કલમ ૮ ની પેટા કલમ (૧) થી મળેલ સત્તાની રૂએ, નીચે દર્શાવેલ સભ્યશ્રીઓને ગુજરાત આદિજાતિ વિકાસ નિગમના બોર્ડ ઉપર નિયામક તરીકે નિયુક્તિ આપવામાં આવે છે.

૧. શ્રી અર્જુનભાઈ ચૌધરી, સુરત
૨. શ્રી હર્ષદભાઈ વસાવા, નર્મદા
૩. શ્રી દિનેશભાઈ તડવી, નસવાડી
૪. શ્રી માધુભાઈ રાણા, દાંતા

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

દિનેશ પરમાર,
સરકારના નાયબ સચિવ.



સત્યમેવ જયતે

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PART IV-B

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શ્રમ અને રોજગાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૪મી નવેમ્બર, ૨૦૧૪.

ક્રમાંક: અર-૨૦૧૪-૧૭૫-સીડબલ્યુએ-૨૦૦૪-૬૩૭-મ.૩.-શ્રમ અને રોજગાર વિભાગ હસ્તક આવેલા ગુજરાત મકાન અને અન્ય બાંધકામ શ્રમયોગી (રોજગારીનું નિયમન અને કામની શરતો) અધિનિયમ-૧૯૮૬ની કલમ-૧૮ તેમજ મકાન અને અન્ય બાંધકામ શ્રમયોગી (રોજગારીનું નિયમન અને કામની શરતો) નિયમો-૨૦૦૩ના નિયમ-૩૬ હેઠળ તા. ૧૮-૧૨-૨૦૦૪ થી સદર બોર્ડની રચના કરવામાં આવેલ છે.

ગુજરાત મકાન અને અન્ય બાંધકામ શ્રમયોગી કલ્યાણ બોર્ડના સભ્યોની તા. ૧૧-૭-૨૦૦૮ના જાહેરનામાથી નિમણૂક કરવામાં આવેલ છે. નિમાયેલ હોદ્દાઓની અવધી પૂર્ણ તથા નવા સભ્યોની નિમણૂકની બાબત સરકારશ્રીની વિચારણા હેઠળ હતી. પુખ્ત વિચારણાને અંતે આથી ગુજરાત મકાન અને અન્ય બાંધકામ શ્રમયોગી કલ્યાણ બોર્ડના સભ્યો તરીકે નીચે દર્શાવેલ મહાનુભાવોની નિયુક્તિ કરવામાં આવે છે.

(૧)	શ્રી લીલેશ ચૌધરી, અમદાવાદ	સભ્ય
(૨)	શ્રી દિપેનભાઈ દેસાઈ, સુરત	સભ્ય
(૩)	શ્રી શશીકાંત પંડ્યા, ડીસા	સભ્ય
(૪)	શ્રી પરાક્રમસિંહ જાડેજા, વડોદરા	સભ્ય
(૫)	શ્રી કેશુભાઈ પારસીયા, કચ્છ	સભ્ય
(૬)	શ્રી ધનજીભાઈ સેંધાણી, કચ્છ	સભ્ય
(૭)	શ્રી મનોજભાઈ જોષી, અમદાવાદ	સભ્ય
(૮)	શ્રી ગાયત્રીબા સરવૈયા, તળાજા	સભ્ય
(૯)	શ્રી ચંદ્રપ્રકાશ દવે, અમદાવાદ	સભ્ય

ઉપરોક્ત સભ્યશ્રીઓના સભ્યપદની મુદત આ જાહેરનામાની તારીખથી ત્રણ વર્ષની રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રમણ મહેરીયા,

સરકારના સંયુક્ત સચિવ.



સત્યમેવ જયતે

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શ્રમ અને રોજગાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૪મી નવેમ્બર, ૨૦૧૪.

ક્રમાંક: અર-૨૦૧૪-૧૭૬-સીડબલ્યુએ-૨૦૦૪-૩૭૪૩-મ.ઉ.-શ્રમ અને રોજગાર વિભાગ હસ્તક આવેલા ગુજરાત મકાન અને અન્ય બાંધકામ શ્રમયોગી (રોજગારીનું નિયમન અને કામની શરતો) અધિનિયમ-૧૯૮૬ની કલમ-૧૮ તેમજ મકાન અને અન્ય બાંધકામ શ્રમયોગી (રોજગારીનું નિયમન અને કામની શરતો) નિયમો-૨૦૦૩ના નિયમ-૩૬ હેઠળ તા. ૧૮-૧૨-૨૦૦૪ થી સદર બોર્ડની રચના કરવામાં આવેલ છે.

ગુજરાત મકાન અને અન્ય બાંધકામ શ્રમયોગી કલ્યાણ બોર્ડના અધ્યક્ષની તા. ૧૧-૭-૨૦૦૮ના જાહેરનામાથી નિમણૂક કરવામાં આવેલ છે. નિમાયેલ અધ્યક્ષની અવધી પૂર્ણ થતા નવા અધ્યક્ષની નિમણૂકની બાબત સરકારશ્રીની વિચારણા હેઠળ હતી. પુખ્ત વિચારણાને અંતે આથી ગુજરાત મકાન અને અન્ય બાંધકામ શ્રમયોગી કલ્યાણ બોર્ડના અધ્યક્ષ તરીકે નીચે દર્શાવેલ મહાનુભાવની નિયુક્તિ કરવામાં આવે છે.

ડૉ. અનિલ પટેલ, અમદાવાદ
એ-૪, વિનાયક એપાર્ટમેન્ટ,
જય જગદીશ સોસાયટી, સ્વાતિ સોસાયટી સામે,
લખુડી તલાવડી પાસે, નવરંગપુરા,
અમદાવાદ.

ઉપરોક્ત અધ્યક્ષ તરીકેની મુદત આ જાહેરનામાની તારીખથી ત્રણ વર્ષની રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રમણ મહેરીયા,
સરકારના સંયુક્ત સચિવ.



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PART IV-B

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REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th November, 2014

Gujarat Land Revenue Code, 1879.

No.GHM/139/2014/PFR/102013/139/L.1:- In exercise of the powers conferred by section 7 of the Gujarat Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby:-

- (1) excludes the village **Asodar** which form part of the **Tharad** taluka of the **Banaskantha** District and includes the said village in the **Lakhni** taluka of **Banaskantha** District;
- (2) excludes the village **Makdala** which form part of the **Lakhni** taluka of the **Banaskantha** District and includes the said villages in the **Diyodar** Taluka of **Banaskantha** District;
- (3) excludes the villages **Bardipada (saja), Bandhpada, Dhulda, Khokhri, sajupada** and villages of **Bardipada Group Gram Panchayat** which form part of the **Vaghai** Taluka of the **Dang** District and includes the said villages in the **Subir** Taluka of the **Dang** District;
- (4) excludes the villages **Harpada, Chinchdhara, Gadhvihar, Hanvadpada(chi), Khadmal (G), Kamdiyavan, Kardiamba, Mahardra, Nimpada, Sadadvihar, Thorpada, Vadiyavan,**(villages of **Harpada and Chinchali Group Gram panchayat**) , **Vaidun, Vajtemru and Karanjdi** which form part of the **Subir** taluka of the **Dang** District and includes the said villages in the **Ahwa** taluka of **Dang** District;
- (5) excludes the villages **Borgavatha, Chikhli, Chirpada, Maharaichaud** which form part of the **Vaghai** Taluka of the **Dang** District and includes the said villages in the **Ahwa** taluka of **Dang** District;
- (6) excludes the villages **Harmadiya and (Petapara) Abhalvad** which form part of the **Kodinar** taluka of the **Girsomnath** District and includes the said villages in the **Girgadhda** taluka of **Girsomnath** District;
- (7) excludes the villages **Shana vankiya, Motimoli, Naliyeri Moli, Chorali Moli, Luharimoli, Kakidimoli, Nana samdhiyala, Mota Samdhiyala, Kandhi, Pankhan, Bandharda, Ambada, Bedia padapadar** which form part of the **Una** taluka of the **Girsomnath** District and includes the said villages in the **Girgadhda** taluka of **Girsomnath** District;

- (8) excludes the village **Vagosan** which form part of the **Sankheswar** taluka of the **Patan** District and includes the said village in the **Harij** taluka of **Patan** District;
- (9) excludes the village **Amarpura** which form part of the **Santalpur** taluka of the **Patan** District and includes the said village in the **Sami** taluka of **Patan** District;
- (10) excludes the village **Chandrawati (Chandalaj)** which form part of the **Sidhhpur** taluka of the **Patan** District and includes the said village in the **Unja** taluka of **Mehsana** District;
- (11) excludes the villages **Run, Devavanta and Petli** which form part of the **Vaso** taluka of the **Kheda** District and includes the said villages in the **Sojitra** taluka of **Anand** District;
- (12) excludes the village **Ramol** which form part of the **Vaso** taluka of the **Kheda** District and includes the said village in the **Petlad** taluka of **Anand** District;
- (13) excludes the village **Munai** which form part of the **Idar** taluka of the **Sabarkantha** District and includes the said village in the **Bhiloda** taluka of **Arvali** District;
- (14) excludes the village **Hadala(Bhal), Dholi, Jasapar-Vakhatpar** which form part of the **Limdi** taluka of the **Surendranagar** District and includes the said village in the **Dhandhuka** taluka of **Ahmedabad** District;
- (15) excludes the village **Rangpur** which form part of the **Chuda** taluka of the **Surendranagar** District and includes the said village in the **Dhandhuka** taluka of **Ahmedabad** District;
- (16) excludes the village **Nagnesh** which form part of the **Chuda** taluka of the **Surendranagar** District and includes the said village in the **Ranpur** taluka of **Botad** District;
- (17) excludes the village **Vanavad, Verad and Krushnagadh** which form part of the **Jamjodhpur** taluka of the **Jamnagar** District and includes the said villages in the **Bhanvad** taluka of **Devbhumi Dwarka** District;
- (18) excludes the village **Gajdi** which form part of the **Jodiya** taluka of the **Jamnagar** District and includes the said village in the **Tankara** taluka of **Morbi** District;
- (19) excludes the villages **Kherva** which form part of the **Rajkot** taluka of the **Rajkot** District and includes the said village in the **Vankaner** taluka of **Morbi** District;
- (20) excludes the villages **Bedi and Hadala** which form part of the **Rajkot** taluka of the **Rajkot** District and includes the said village in the **Tankara** taluka of **Morbi** District;
- (21) excludes the village **Dharampur** which form part of the **Ranavav** taluka of the **Porbandar** District and includes the said village in the **Porbandar** taluka of **Porbandar** District;
- (22) excludes the village **Gota** which form part of the **Vadali** taluka of the **Sabarkantha** District and includes the said village in the **Khedbrahma** taluka of **Sabarkantha** District;
- (23) excludes the village **Vada Talav** which form part of the **Jetpur-pavi** taluka of the **Chhota udaipur** District and includes the said village in the **Bodeli** taluka of **Chhota udaipur** District;
- (24) excludes the village **Nadasa** which form part of the **Jotana** taluka of the **Mehsana** District and includes the said village in the **Mehsana** taluka of **Mehsana** District;

By order and in the name of the Governor of Gujarat,

HARISH K. PRAJAPATI,
Under Secretary to Government.



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INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th November, 2014

Gujarat Industrial Development Act, 1962.

No. GHU/2014/(32)/GID-102001/CM/28/G.— In exercise of the powers conferred by Section-4(1)(d) of the Gujarat Industrial Development Act, 1962 the Government of Gujarat hereby nominates Shri Atanu Chakraborty I.A.S., Principal Secretary, Industries and Mines Department as a Director on the Board of Directors of Gujarat Industrial Development Corporation in the place of Shri D. J. Pandian I.A.S., with immediate effect.

2. In exercise of the powers conferred by Section-4(2) of the GID Act-1962, Government is also pleased to appoint Shri Atanu Chakraborty I.A.S., Principal Secretary, Industries and Mines Department as Chairman of the Gujarat Industrial Development Corporation in place of Shri D. J. Pandian I.A.S., with immediate effect.

By order and in the name of the Governor of Gujarat,

ANAND BIHOLA,

Under Secretary to Government.



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મહેસૂલ વિભાગ

સુધારા જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨જ ડિસેમ્બર, ૨૦૧૪.

ગુજરાત જમીન મહેસૂલ અધિનિયમ, ૧૮૭૯ (સને ૧૮૭૯નો મુંબઈ પમો)

નંબર : જીએચએમ/૧૪૧/૨૦૧૪/એમ/ પીએફઆર/૧૦૨૦૧૪/૧૩૯/લ.૧ (પા.ફા).—ગુજરાત જમીન મહેસૂલ અધિનિયમ-૧૮૭૯ (સને ૧૮૭૯નો મુંબઈ પમો) ની કલમ-૭ હેઠળનું જાહેરનામું ગુજરાત સરકારશ્રીના મહેસૂલ વિભાગના જાહેરનામાં નં.

(૧) જીએચએમ/૧૩૩/૨૦૧૪/એમ/ પીએફઆર/૧૦૨૦૧૪/૧૩૯/લ.૧ (પા. ફા) અને

(૨) જીએચએમ/૧૩૪/૨૦૧૪/એમ/ પીએફઆર/૧૦૨૦૧૪/૧૩૯/લ.૧ (પા. ફા), તા. ૧૨/૧૧/૨૦૧૪ થી મંજૂર થયેલ છે તેમાં નીચે મુજબનો સુધારો વાંચવો.

સુધારો

આ જાહેરનામામાં તારીખ ૧૨ સપ્ટેમ્બર, ૨૦૧૪ની તારીખ દર્શાવેલ છે જેમાં સુધારો કરી તા.૧૨ નવેમ્બર, ૨૦૧૪ કરવું. વધુમાં અમલની તારીખ પણ સપ્ટેમ્બર, ૨૦૧૪ની દર્શાવેલ છે. જેના બદલે ૧૨ નવેમ્બર, ૨૦૧૪ દર્શાવવી.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

હરિષ કે. પ્રજાપતિ,

સરકારના ઉપસચિવ



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 26th November, 2014

GUJARAT ELECTRICITY INDUSTRY (REORGANIZATION AND REGULATION) ACT, 2003

NO. GHU-2014-146-GRC-12-2014-110-K:— WHEREAS the Govt. of Gujarat has constituted a Selection Committee for recommending suitable names for appointment on the post of a Member of the Gujarat Electricity Regulatory Commission under Notification No. GHU-13-GRC-12-2014-110-K: dated 1.2.2014,

AND WHEREAS the Selection Committee has recommended a Panel of two names for consideration of the State Government, in accordance with section 85 (4) of the Electricity Act, 2003,

NOW, THEREFORE, in exercise of the powers conferred by sub-section (6) of section 6 of the Gujarat Electricity Industry (Reorganization and Regulation) Act, 2003 read with relevant provisions of the Electricity Act, 2003, in this regard, the Govt. of Gujarat hereby appoints **Shri K.M. Shringarpure**, as **Member** of the Gujarat Electricity Regulatory Commission, from the date, he resumes the office.

By order and in the name of Governor of Gujarat,

K. H. CHORERA,

Officer on Special Duty (Power)
Energy and Petrochemicals Department.



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The Gujarat Government Gazette

EXTRAORDINARY

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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 26th November, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/147/CPI/1409/6034-K1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 402, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
402	M/S HNG Float Glass Limited (Consumer No. 41459)	Kanjari	Panchmahal	Unit shall be permitted to utilize 7500 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.,



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The Gujarat Government Gazette

EXTRAORDINARY

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by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 28th November, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/148/CPI/2014/1944/6034-K1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 464, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
465	M/S Windsor Machines Limited (Consumer No. H T-8000389)	Vatva	Ahmedabad	Unit shall be permitted to utilize 315 KW power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.,



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The Gujarat Government Gazette

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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 29th November, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/149/CPI/1409/3426-K1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-II for Sr. No. 382, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
382	M/S Synbiotics Limited (Consumer No. -13622)	Luna	Vadodara	Unit shall be permitted to utilize 225 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Govt.,



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PART IV-B.

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REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 26th November, 2014.

GUJARAT STAMP ACT, 1958.

No. GHM-2014-138-M-STP-122014-1049- H.I :- In exercise of the powers conferred by clause (a) of section 9 of the Gujarat Stamp Act, 1958 (Bom. LX of 1958), the Government of Gujarat hereby remits the stamp duty, with effect from 7th November, 2008, chargeable under the said Act on the instrument executed in favour of Tata Motors Limited, for "Nano" Car Project at Sanand, Ahmedabad in connection with the land allotted to the said company vide Government Resolution, Revenue Department No: જમન-ઈ-ડરફીઝ-૧૬૦૮-૩૧૨૧-અ.૧ dated the 7th November, 2008.

By order and in the name of the Governor of Gujarat,

(Sd/-) ILLEGIBLE,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd December, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/187 of 2014/DVP-122014-931-L:- WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Vadodara Urban Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/11 of 2012/DVP-1211-M-452-L, dated.18.01.2012 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14th, 9th Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/11 of 2012/DVP-1211-M-452-L, dated.18.01.2012.

The land bearing R.S.No.206/l/p, 207/p, 214/p, 213/p, 209/p, 646/p, 211/p of village Karodiya and R.S.No:647/p of village Gorava earmarked as A-B-C-D-A, designated for "Restricted Zone-5" shall be deleted from the said zone and land thus released shall be designated for "Residential Zone-I (R-I)" under section 12(2)(a) of the Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to the Government of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 3rd December, 2014.**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

No.GH/V/188 of 2014/DVP-142014-3723-L:- WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Hajira Area Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/280 of 1994/DVP-1993-546-L, dtd.07.05.1994 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14th, 9th Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/280 of 1994/DVP-1993-546-L, dtd.07.05.1994.

1. 22.50 mtr wide road marked as A-B in accompanying plan, passing through R.S.No.472 and 446/A of village suvali shall be deleted and land thus released shall be designated for "Industrial Zone" under section 12(2)(d) of the said Act.
2. The land bearing R.S.No. 447/Paiki, 466/p, 465/p marked as C-D-E-F in accompanying plan of village Suvali shall be deleted from the relevant zone and shall be designated for 22.50 mtr wide proposed road under section 12(2)(d) of the said Act.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to the Government of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**Sachivalaya, Gandhinagar, 3rd December, 2014.**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

No.GH/V/189 of 2014/DVP-3008-5329-L:- WHEREAS, the Kalol Area Development Authority (hereinafter referred to as "the said Authority") prepared and published a Draft Revised Development Plan with General Development Control Regulations (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limits under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.04.01.2008.

AND WHEREAS, the said Authority submitted the said Development Plan under sub section (1) of section 16 of the said Act to the Government of Gujarat for sanction;

NOW THEREFORE, in exercise of the powers conferred by proviso to sub clause (ii) of clause (a) of sub-section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

- (1) Proposes to modify the aforesaid Development Plan subject to the modifications enumerated in the schedule appended hereto and.
- (2) Calls upon any person to submit suggestion or objection, if any, with respect to the proposed modifications to the Principal Secretary, Urban Development and Urban Housing Department, Block No. 14, 9th Floor, New Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the *official gazette*;

SCHEDULE

Proposed modifications in the Draft Revised Development Plan of Kalol Area Development Authority as finalized by the State Government.

1. The 30 mtr wide road marked as A-B, passing through S.No.323, 324, 332, 335, 333, 351 and 31502 of village Kalol is deleted and land thus released shall be designated in the "Residential Zone" and "Public Purpose Zone" under section 12(2)(a) and 12(2)(b) of the said Act, as shown on accompanying plan.
2. The width of 30 mtr wide road marked as A-C, passing through S.No.277, 258, 257, 255 etc of village Kalol is reduced to 24 mtr and land thus released shall be designated in the "Residential Zone" and "Industrial Zone" under section 12(2)(a) of the said Act, as shown on accompanying plan.
3. The lands makred as A1-D1 in accompanying plan of village Kalol shall be deleted from the relevant zone and shall be designated for 12 mtr wide road under section 12(2)(d) of the said Act.
4. The lands makred as A2-B2 in accompanying plan of village Kalol shall be deleted from the relevant zone and shall be designated for 18 mtr wide road under section 12(2)(d) of the said Act.
5. Regulations of the GDCR as mentioned in annexure-1 attached herewith are replaced /modified/ deleted under section (12)(2)(m) of the said Act.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to the Government of Gujarat.

ANNEXURE-I

ક્રમ	વિનિમયન ક્રમ નં.	સાદર કરાયેલ વિકાસ નિયંત્રણ વિનિયમોની જોગવાઈ	સુધારા મુજબ વિકાસ નિયંત્રણ વિનિયમોની જોગવાઈ
૧	૪.૩૧	નીચી ઉંચાઈના મકાનો : એટલે ભોંયતળીયુ અને ઉપરના ત્રણ માળ કે જેની મહત્તમ ઉંચાઈ ૧૩.૦૦ મીટર (૪૨'-૮') સુધી રાખી શકાશે.	નીચી ઉંચાઈના મકાનો : એટલે એવી ઈમારત કે જેની મહત્તમ ઉંચાઈ ૧૬.૫૦ મા. હોય અને તેમાં નીચે મુજબ મળવાપાત્ર રહેશે. (૧) ગ્રાઉન્ડ ફ્લોર સહિત મહત્તમ પાંચ માળ અથવા ૨.૪૦ મી. ઉંચાઈની હોલો પ્લીન્થ ઉપર પાંચ માળ (૨) માળની મહત્તમ ઉંચાઈ ૩.૩૦ મી. (૩) ૨.૪૦ મી. ઉંચાઈ સુધીની હોલો પ્લીન્થ અને ટેરેસ ઉપર ૧.૫ મી. સુધીની પેરાપેટ, ઉંચાઈની ગણતરીમાં ધ્યાને લેવાની રહેશે નહીં.

ક્રમ	વિનિમયન ક્રમ નં.	સાદર કરાયેલ વિકાસ નિયંત્રણ વિનિયમોની જોગવાઈ	સુધારા મુજબ વિકાસ નિયંત્રણ વિનિયમોની જોગવાઈ
૨	૮(ધ)	—	૧૨.૦ મી. થી વધુ અને ૧૮.૦ મી. થી ઓછી પહોળાઈના રસ્તા ઉપર ગ્રાઉન્ડ ફ્લોર + પ્રથમ માળમાં અલ્પમાળી વાણિજ્ય હેતુ માટેનું બાંધકામ મળવાપાત્ર થશે. ૧૮મી. કે તેથી વધુ પહોળાઈના રસ્તા ઉપર અલ્પમાળી અથવા બહુમાળી વાણિજ્ય બાંધકામનો વિકાસ થઈ શકશે.
૩	૬(ક)	સુચિત વિકાસ હેઠળની જમીનનું ક્ષેત્રફળ ૨૦૦૦ ચો.મી. સુધી હોય તો કોમન પ્લોટ રાખવાનો રહેશે નહિ, તેથી વધુ ક્ષેત્રફળના વિકાસ માટે કુલ ક્ષેત્રફળના ૧૦ % જેટલા ક્ષેત્રફળનો કોમન પ્લોટ રાખવાનો રહેશે.	સુચિત વિકાસ હેઠળની જમીનનું ક્ષેત્રફળ ૧૫૦૦ ચો.મી. સુધી હોય તો કોમન પ્લોટ રાખવાનો રહેશે નહિ, તેથી વધુ ક્ષેત્રફળના વિકાસ માટે કુલ ક્ષેત્રફળના ૧૦ % જેટલા ક્ષેત્રફળનો કોમન પ્લોટ રાખવાનો રહેશે.
૪	---	---	સુચવાયેલ જી.ડી.સી.આર. ના અંતે નીચે દર્શાવેલ વિનિયમો આમેજ કરવામાં આવે છે. <ul style="list-style-type: none"> ● સ્ટ્રક્ચર સેફ્ટી અંગેના વિનિયમો ● શારીરીક વિકલાંગને લગતા વિનિયમો ● સોઈલ ટેસ્ટીંગને લગતા વિનિયમો ● રેઈન વોટર હાર્વેસ્ટીંગ ● ફ્લાય એશ

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd December, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/190 of 2014/TPS-112011-4162-L:-WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/244 of 2006/TPS-112006-2310-L dated.04.09.2006 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 74 (Aslali) AMC (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No. 74 (Aslali) AMC (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby;

- Sanction the said Preliminary Scheme without modification; and
- State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the said Authority, during office hours on working days;

- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to the Government of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd December, 2014.

THE GUJARAT REGULARIZATION OF UNAUTHORIZED DEVELOPMENT ACT, 2011.

No. GH/V/191 of 2014/UND-112013-1288-L:- In Exercise of the powers conferred by sub-section (2) of section 12 of the Gujarat Regularization of Unauthorized Development Act, 2011 (Guj.26 of 2011), the Government of Gujarat hereby appoint, Managing Director, Gujarat Urban Development Company, as appellate officer.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to the Government of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd December, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/192 of 2014/TPS-112013-5915-L:- WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Bardoli Area Development Authority declared its intention of making of the Draft Town Planning Scheme No. 5 (Bardoli) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

1. Maintain tanks and water bodies and give an approach to the water bodies.
2. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation. (Final Plot No. R-1, R-16, R-8, R-12)

3. Decide the percentage of beneficiary for final plots allotted to the appropriate authority with the consultation of appropriate authority.
4. Decide the permissible uses in the final plots allotted for the Public Purpose in the consultation with the appropriate authority.
5. Modify the roads for the alignment and width in sync with town planning scheme and an adjoin area, existing road and development plan road.
6. Rectify the form-f to correctly indicate the ownership and tenure on the basis of relevant revenue records. (Case No.2,5,26)
7. Correct form F, relevant maps and other matters. (R.S.No.467/1,467/2/P-1)
8. Provide sufficient approach to all final plots allotted from road having such width so that the development is permissible as per GDCR.
9. Verify the authenticity of buildings and layout, while allotting the final plot and show all the construction in the relevant maps.
10. Ensure that the all final plots allotted in lieu of original plots are in accordance with the zone.
11. Verify the development/NA permission, existing condition, authenticity of existing construction, availability of land and thereafter decide the deduction in original plots in consultation with the Authority.
12. Specify remarks in the remarks column for the approach which is made available to the final plots from outside the scheme area. (Final Plot No.15, 14/A, 20/A, 20/B, 19, R-15 etc.).
13. Show the road lines outside the town planning scheme area in dotted.
14. Allot final plot numbers to the Appropriate Authority in consecutive sequence and also maintain continuity of all final plot numbers.
15. Mention the number and area of each original plot and final plot in each case separately. (Case No. 3, 4).
16. Deduct the Govt. lands as well as private lands at par, with the average deduction. (O.P. No. 6,10/C, 16/B).
17. Allot final plots in their original plots or in the near vicinity as far as possible.(Final Plot No.14/B).

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to the Government of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd December, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/ 193 of 2014/TPS-142013-5916-L:- WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Bardoli Area Development Authority declared its intention of making of the Draft Town Planning Scheme No. 4 (Bardoli) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

1. Maintain tanks and water bodies and give an approach to the water bodies. (Original Plot No.16, north side of final plot no.41 and western side of final plot no.41 & 42).
2. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation. (Final Plot No. R-2, R-19, R-27, R-34, 31, 38/C, R-16).
3. Verify the authenticity of buildings and layout, while allotting the final plot and show all the construction in the relevant maps. (Final Plot No.83/A/1).
4. Decide the percentage of beneficiary for final plots allotted to the appropriate authority with the consultation of Appropriate Authority.
5. Decide the permissible uses in the final plots allotted for the Public Purpose in the consultation with the Appropriate Authority.
6. Rectify the form-f to correctly indicate the ownership and tenure on the basis of relevant revenue records. (Case No.9, 11, 12, 13, 14, 18, 19, 36, 56, 59, 62, 63, 66, 69, 83, 88, 90, 97,119,122,123).
7. Correct form F, relevant maps and other matters. (Case No.112).
8. Provide sufficient approach to all final plots, from road having such width so that the development is permissible as per GDCR. (Final Plot No.53/1).
9. Ensure that the use of final plot allotted to appropriate authority is in accordance with the zone
10. Deduct the Govt. lands as well as private lands at par, with the average deduction. (O.P.No. 27/b, 27/d, 88, 103, 30/A, 33/A, 37/C, 37/B, 45/A, 71, 62, 72, 83/A, 84/B, 107, 108)
11. Specify remarks in the remarks column for the approach which is made available to the final plots from outside the scheme area. (Final Plot No. 63, 65, R-12)
12. Modify the roads for the alignment and width in sync with town planning scheme and an adjoin area, existing road and development plan road.
13. Show the road lines outside the town planning scheme area in dotted.
14. Allot final plot numbers to the Appropriate Authority in consecutive sequence and also maintain continuity of all final plot numbers.(Final Plot No.R-10 & R-11)
15. Mention the value of original plot and final plot separately in each cases.
16. Mention the number and area of each original plot and final plot in each case separately. (Case No. 27, 99,100,101)
17. Allot final plots in their original plots or in the near vicinity as far as possible. (Final plot no.10)
18. Ensure that the reservation under the development plan is maintained.
19. Verify the development/NA permission, existing condition, authenticity of existing construction, availability of land and thereafter decide the deduction in original plots in consultation with the Authority.
20. Increase the area for SEWSHS up to 5% of the Scheme area.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to the Government of Gujarat.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th December, 2014

The Gandhidham Development Act, 1957.

No.GH/V/199 of 2014/UDA-102005-CM-30-V: In Exercise of powers conferred by clause (3) of section-3 of the Gandhidham (Development & Control on Erection of Buildings) Act, 1957, the Government of Gujarat hereby extends the appointment of Shri Madhukantbhai Javerchand Shah as the Chairman of the Gandhidham Development Authority with immediate effect till further orders or 3 years, whichever is earlier..

By order and in the name of Governor of Gujarat,

S. G. BHATT,

Deputy Secretary to Government.

IV-B Ex.-359-1

359-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

INFORMATION AND BROADCASTING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th December, 2014.

The Gujarat Entertainments Tax Act, 1977.

No.GHT/2014/29/EPT/102008/726/A:- WHEREAS the Government of Gujarat is satisfied that circumstances exist which render it necessary to amend the entry No. 3 of the Schedule appended to Notification No. (GHT-99-30) EPT-1092-3069-(S.29) (2) (3). E., dated 15th October, 1999;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 29 of the Gujarat Entertainments Tax Act, 1977 (Guj. 16 of 1977), the Government of Gujarat hereby amends the Government Notification No. (GHT-99-30) EPT-1092-3069-(S.29) (2) (3).E., dated 15th October, 1999, namely :-

In the said Notification, in the schedule, in entry 3, in column 2, for the words "₹ 5/- and for other ₹ 10/-" the words "₹ 10/- and for others ₹ 20/-" shall be substitute.

By order and in the name of the Governor of Gujarat,

K. L. PATEL,
Deputy Secretary to Government.

IV-B-Ex.,-360-1

360-1



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

ORDER

Sachivalaya, Gandhinagar, 24th November, 2014

INDIAN STAMP ACT, 1899.

NO: GHM-2014-137-M-STP-122014-2068-H-1.— In exercise of the power conferred by clause (b) of sub-section (2) of section 9 of the Indian Stamp Act 1899, the State Government hereby permits M/s. Anoli Holdings Private Ltd, Ahmedabad to pay consolidated stamp duty of Rs. 48,000/- (Rupees Forty Eight Thousand only) chargeable on account of the stamp duty on 96,000/- Fully Compulsorily Convertible Debentures of face value of Rs. 1000/- each in the nature of debentures bearing distinctive numbers 1 to 96,000 of the total value of Rs. 9,60,00,000/- for a period of one year, to be issued by the said company.

By order and in the name of the Governor of Gujarat,

V. T. MANDORA

Deputy Secretary to Government.



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PANCHAYATS, RURAL HOUSING & RURAL DEVELOPMENT DEPARTMENT,

Notification

Sachivalaya, Gandhinagar, 8th December, 2014.

No. GH/KP/56 OF 2014/RHB/I 0/2014/869880/T.

In exercise of the powers conferred by sub-section(1) of section-5, read with sub section (1) of section 8 of the Gujarat Rural Housing Board Act,1972(Guj.22 of 1972) the Government of Gujarat hereby appoints Shri Mulubhai Bera, Devbhumi Dwarka to be the Chairman until further Orders, Vice Shri Punamchand K. Paramar, I.A.S, Principal Secretary to the Government of Gujarat, Panchayats, Rural Housing and Rural Development Department.

By order and in the name of the Governor of Gujarat,

N. H. GADHAVI,
Under Secretary to Government.



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PANCHAYATS, RURAL HOUSING & RURAL DEVELOPMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 8th December, 2014.

No. GH/KP/57 OF 2014/RHB/102014/869880/T.

In exercise of the powers conferred by sub-section(1) of section-5, read with sub section (1) of section 8 of the Gujarat Rural Housing Board Act,1972(Guj.22 of 1972) the Government of Gujarat hereby appoints Sangitaben Sanjaybhai Tadavi as member of the Gujarat Rural Housing Board till further orders.

By order and in the name of the Governor of Gujarat,

N. H. GADHAVI,
Under Secretary to Government.



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PART IV-B

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આદિજાતિ વિકાસ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૮મી નવેમ્બર, ૨૦૧૪.

ગુજરાત આદિજાતિ વિકાસ નિગમ અધિનિયમ, ૧૯૭૨

ક્રમાંક : કેએચ/એસએચ/ટીડીસી/૨૦૦૭/૧૨૯૮/ધ :- ગુજરાત આદિજાતિ વિકાસ અધિનિયમ, ૧૯૭૨ના અધિનિયમ નંબર-૫ કલમ ૭ની પેટા કલમ (૧) અને (૨) અને કલમ ૮ની પેટા કલમ (૧) થી મળેલ સત્તાની રૂએ તા.૧૪/૧૧/૨૦૧૪ના જાહેરનામાથી શ્રી દિનેશભાઈ તડવી, નસવાડીને ગુજરાત આદિજાતિ વિકાસ નિગમના બોર્ડ ઉપર નિયામક તરીકે નિયુક્તિ આપવામાં આવેલ છે તેમાં સુધારો કરીને “શ્રી દિનેશભાઈ તડવી, નસવાડી”ને બદલે “શ્રી દિનેશભાઈ ડુંગરાભીલ, નસવાડી” વાંચવાનું આથી ઠરાવવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

દિનેશ પરમાર,

સરકારના નાયબ સચિવ.



સત્યમેવ જયતે

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શ્રમ અને રોજગાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૫મી ડિસેમ્બર, ૨૦૧૪.

ક્રમાંક: જીએચયુ-૨૦૧૪-૧૮૬-કકબ-૧૦૨૦૦૪-૨૭૪૦-મ.૪ (પાર્ટ ફાઈલ-૩).- શ્રમ અને રોજગાર વિભાગ હસ્તક આવેલા ગુજરાત શ્રમયોગી કલ્યાણ બોર્ડના સભ્યશ્રીઓની નિમણૂકનો પ્રશ્ન આ વિભાગની વિચારણા હેઠળ હતો. પુખ્ત વિચારણાને અંતે મુંબઈ મજૂર કલ્યાણ ફંડ અધિનિયમ, (૧૯૫૩ના ૪૦માં) અધિનિયમ, ૧૯૫૩ની કલમ-૪ થી મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ગુજરાત શ્રમયોગી કલ્યાણ બોર્ડના સભ્યો તરીકે નીચે દર્શાવેલ મહાનુભાવોની નિયુક્તિ કરે છે.

૧. શ્રી વાલજીભાઈ ચાવડા, રાજકોટ : સભ્ય
૨. શ્રી શૈલેષભાઈ લિંબાચીયા, પાટણ : સભ્ય
૩. શ્રી મુકેશભાઈ જી. વાઘેલા, વડોદરા : સભ્ય
૪. શ્રીમતી વર્ષાબેન તલાજીયા, ભાવનગર : સભ્ય
૫. શ્રીમતી શર્મિષ્ઠાબેન બી. જોષી, મહેસાણા : સભ્ય
૬. શ્રી કાંતિભાઈ શંકરભાઈ ચાવડા, આણંદ : સભ્ય
૭. શ્રી દેવીદાસ નટવરભાઈ રાણા, અમદાવાદ : સભ્ય
૮. શ્રી અશોકભાઈ ડોમાડીયા, જામનગર : સભ્ય
૯. શ્રી બાબુભાઈ કામાણી, વડોદરા : સભ્ય
૧૦. શ્રી મહેશ પટેલ : સભ્ય
૧૧. શ્રી નીરજભાઈ પટેલ, સુરત : સભ્ય

(૨) ઉપરોક્ત સભ્યશ્રીઓના સભ્યપદની મુદત આ જાહેરનામાની તારીખથી ત્રણ વર્ષની રહેશે.

(૩) આ નિમણૂક નાગરિક હક્ક સંરક્ષણ અધિનિયમ, ૧૯૫૫ હેઠળ કસૂરવાર ન હોવાની શરતે અને દારુની પરમીટ ન ધરાવતા હોવાની શરતે આપેલ હોવાની ગણાશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રમણ મહેરીયા,

સરકારના સંયુક્ત સચિવ.



સત્યમેવ જયતે

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શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર ૧૫ મી ડિસેમ્બર, ૨૦૧૪.

ક્રમાંક: જીએચ/વી/૨૦૧૪ નો ૨૦૨/ટીપીવી/૧૦૨૦૦૮/૨૭૪૪/લ.— ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭) જેનો આમા હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે.)

(૧) અધિનિયમની કલમ-૪૮ (૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૧૨-૦૭-૨૦૧૧ ના જાહેરનામા ક્રમાંક : જીએચ-વી-૮૪ ઓફ ૨૦૧૪-ટીપીએસ-૧૧૨૦૦૬-૨૩૪૧-લ થી નગર રચના યોજના નં. ૨ (થલતેજ) (પ્રથમ ફેરફાર) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર રચના અધિકારીશ્રી, નગર રચના યોજના એકમ નં. ૧૪, અમદાવાદને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૨) અધિનિયમની કલમ-૪૮ (૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૧૦-૦૨-૨૦૧૪ ના જાહેરનામા ક્રમાંક : જીએચ-વી-૪૪ ઓફ ૨૦૧૪-ટીપીએસ-૧૧૨૦૧૨-૪૪૧૫-લ થી નગર રચના યોજના નં. ૧ (મહેમદાવાદ-ખાત્રજ) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર રચના અધિકારીશ્રી નગર રચના યોજના એકમ નં. ૧૫, અમદાવાદને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૩) અધિનિયમની કલમ-૪૮ (૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૧૦-૦૨-૨૦૧૪ ના જાહેરનામા ક્રમાંક : જીએચ-વી-૪૭ ઓફ ૨૦૧૪-ટીપીએસ-૧૨૧૩-૨૧૧-લ થી નગર રચના યોજના નં. ૧ (બારેજડી-નાંદેજ-દેવડી) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર રચના અધિકારીશ્રી નગર રચના યોજના એકમ નં. ૧૫, અમદાવાદને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૧૧) અધિનિયમની કલમ-૪૮ (૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૧૬-૦૫-૨૦૧૪ ના જાહેરનામા ક્રમાંક : જીએચ-વી-૧૧૩ ઓફ ૨૦૧૪-ટીપીએસ-૧૨૨૦૧૩-૩૭૫૮-૯ થી નગર રચના યોજના નં. ૨ (સમા-દુમાડ-વેમાલી) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર રચના અધિકારીશ્રી નગર રચના યોજના એકમ નં. ૧, વડોદરાને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણૂક કરે છે.

(૧૨) અધિનિયમની કલમ-૪૮ (૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૧૬-૦૫-૨૦૧૪ ના જાહેરનામા ક્રમાંક : જીએચ-વી-૧૧૪ ઓફ ૨૦૧૪-ટીપીએસ-૧૨૨૦૧૩-૩૭૫૮-લ થી નગર રચના યોજના નં. ૫ (સમીયાણા-બીલ-ભાયલી) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર રચના અધિકારીશ્રી નગર રચના યોજના એકમ નં. ૧, વડોદરાને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૧૩) અધિનિયમની કલમ-૪૮ (૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૧૮-૦૮-૨૦૧૪ ના જાહેરનામા ક્રમાંક : જીએચ-વી-૧૬૧ ઓફ ૨૦૧૪-ટીપીએસ-૧૧૨૦૧૦-૫૩૮૩-લ થી નગર રચના યોજના નં. ૮ (વાસણા-હડમતીયા-ઉવારસદ-વાવોલ-તારાપુર) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર રચના અધિકારીશ્રી નગર રચના યોજના એકમ નં. ૨, ગાંધીનગરને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૧૪) અધિનિયમની કલમ-૪૮ (૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૧૮-૦૮-૨૦૧૪ ના જાહેરનામા ક્રમાંક : જીએચ-વી-૧૫૮ ઓફ ૨૦૧૪-ટીપીએસ-૧૧૨૦૧૩-૭૨૦૧-લ થી નગર રચના યોજના નં. ૭૬/બી (ચાંદખેડા) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર રચના અધિકારીશ્રી નગર રચના યોજના એકમ નં. ૧૭, અમદાવાદને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૧૫) અધિનિયમની કલમ-૪૮ (૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૦૩-૧૨-૨૦૧૪ ના જાહેરનામા ક્રમાંક : જીએચ-વી-૧૮૩ ઓફ ૨૦૧૪-ટીપીએસ-૧૪૨૦૧૩-૫૮૧૬-લ થી નગર રચના યોજના નં. ૪ (બારડોલી) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર રચના અધિકારીશ્રી નગર રચના યોજના બારડોલીને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

(૧૬) અધિનિયમની કલમ-૪૮ (૨) હેઠળ રાજ્ય સરકારના શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૦૩-૧૨-૨૦૧૪ ના જાહેરનામા ક્રમાંક : જીએચ-વી-૧૮૨ ઓફ ૨૦૧૪-ટીપીએસ-૧૧૨૦૧૩-૫૮૧૫-લ થી નગર રચના યોજના નં. ૫ (બારડોલી) ને મંજૂર કરેલ છે. જેને આખરી કરવા માટે કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ રાજ્ય સરકાર નગર રચના અધિકારીશ્રી નગર રચના યોજના બારડોલીને નગર રચના અધિકારી તરીકે હોદ્દાની રૂએ નિમણુંક કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એલ. શર્મા,

ખાસ ફરજ પરના અધિકારી અને હોદ્દાની રૂએ
સંયુક્ત સચિવ.



સત્યમેવ જયતે

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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th December, 2014

No.: GU/2014/159/GPC/11-2014/769/E.— In exercise of the powers conferred by sub section (1) of section 6 of the Gujarat Water and Gas pipelines (Acquisition of right of User in land) Act – 2000, the State Government here by amends the notification of the Government of Gujarat in Energy and Petrochemicals Department

- (1) No.GU-2012-109-GPC-11-2012-1952 - E dated 30th August, 2012 published in the gazette dated 30th August 2012 at pages 309-1 to 309-8 in the following manner namely.
- (2) No.GU-2007-145-GPC-11-2006-4077-E Part-II dated 25th September, 2007 published in the gazette dated 29th October 2007 at pages 326-1 to 326-15.
- (3) No.GU-2003-11-GPC-10-2002-560-E-Part-I dated 17th February, 2003 published in the gazette dated 17th February, 2003 at pages 64-1 to 64-25 in the following manner namely.
- (4) No.GU-2007-69-GPC-11-2006-2700-E-Part-II dated 15th May, 2007 published in the gazette dated 15th May, 2007 at pages 144-1 to 144-36 in the following manner namely.
- (5) No.GU-2009-95-GPC-11-2008-2430-E-Part-II dated 19th May, 2009 published in the gazette dated 19th May, 2009 at pages 148-1 to 148-5 in the following manner namely.
- (6) No.GU-2008-53-GPC-11-2008-2962-E Part II dated 30th May, 2008 published in the gazette dated 30th May, 2008 at pages 141-1 to 141-25 in the following manner namely.
- (7) No.GU-2006-106-GPC-10-2006-553- Part II E dated 26th October, 2006 published in the gazette dated 26th October, 2006 at pages 342-1 to 342-16 in the following manner namely.
 - (a) For the area of Survey/Block no. as per above notification, the reduced area of Survey/Block no. as per schedule-A appended to this notification shall be substituted.
 - (b) In the schedule of the above said notification, the Survey / Block No. and area relating thereto as per schedule-B appended to this notification are omitted.

SCHEDULE – A

District : Kutch

State : Gujarat

Taluka	Village	Survey / Block No.	Area as per 6(1) Notification date 25/09/2007, 30/08/2012 30/05/2008, 26/10/2006			Area substituted for area of column (4), (5) & (6) of this Schedule		
			Hect.	Are.	Cent.	Hect.	Are.	Cent.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Bhuj	Paddhar	656	00	25	00	00	21	00
		660/1	00	45	00	00	42	20
		718	00	27	00	00	18	20
		716 (parts)	00	17	00	00	01	50
		78/P2	00	38	40	00	32	50
		77/1	00	08	00	00	05	60
		76	00	52	00	00	46	90
	Lakhond	Cart Track	00	14	00	00	04	00
		278	00	59	00	00	44	20
		294/1	00	25	70	00	17	60
		287/P1	00	29	60	00	08	00
		23/P1	00	12	40	00	04	20
	Traya	122	00	22	00	00	18	50
		128	00	29	00	00	26	00
		85/P1	00	22	40	00	14	20
		137/P Travers	00	30	00	00	18	80
		137/P Travers	00	68	20	00	56	00
	Purasar	73/P1/P1	00	61	00	00	53	90
	Bhuj Sim	870/1 Travers No.	00	29	60	00	06	60
Anjar	Bhimasar	351	00	43	80	00	24	00
		468	01	05	20	00	36	80
		496/P1	00	37	60	00	13	00
		506	00	33	20	00	30	00

District : Vadodara

State : Gujarat

Taluka	Village	Survey / Block No.	Area as per 6(1) Notification date 17/02/2003 15/05/2007 19/05/2009			Area substituted for area of column (4), (5) & (6) of this Schedule		
			Hect.	Are.	Cent.	Hect.	Are.	Cent.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Vadodara	Padamala	147	00	05	50	00	04	34
	Sokhada	919	00	43	70	00	31	00
		902A	00	21	95	00	17	25
		991	00	18	55	00	14	25
		1262	00	09	00	00	02	20
		1170	00	18	50	00	15	40
		1191	00	30	25	00	26	60
Savli	Tundav	1350	00	52	30	00	46	40
		1307	00	12	15	00	09	90
		1273	00	19	00	00	15	45
		1265	00	07	75	00	05	60

Taluka	Village	Survey / Block No.	Area as per 6(1) Notification date 17/02/2003 15/05/2007 19/05/2009			Area substituted for area of column (4), (5) & (6) of this Schedule		
			Hect.	Are.	Cent.	Hect.	Are.	Cent.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Savli	Tundav	1240	00	48	30	00	37	50
		896	00	16	05	00	00	20
		897	00	16	05	00	01	10
		933	00	06	00	00	04	40
		947B	00	08	40	00	04	00
		949	00	01	50	00	01	00
		1010	00	08	90	00	00	75
		1019	00	08	70	00	08	10
		1087	00	10	95	00	09	00
		1113	00	07	15	00	05	80
		1125	00	07	00	00	05	35
		1131	00	14	20	00	12	40
	Lasundra	405	00	24	90	00	12	30
		409	00	12	80	00	01	40
		408	00	18	40	00	10	90
		50	00	34	65	00	21	00
		53	00	42	15	00	38	80
		62	00	07	75	00	07	30
	Pasva	460	00	14	70	00	12	40
		459B	00	29	00	00	23	60
		529	00	08	10	00	07	30
		485B	00	13	75	00	13	40
		488	00	16	05	00	15	50
		520	00	07	70	00	07	00
		518	00	14	80	00	13	50
		23	00	18	00	00	16	10
		24	00	07	90	00	07	80
		29	00	03	30	00	01	20
		27	00	15	05	00	10	65
		80	00	09	40	00	09	20
		34	00	05	20	00	04	80
		78	00	10	30	00	09	40
		42	00	06	35	00	05	20
		44	00	02	80	00	01	90
		47	00	20	80	00	13	20

SCHEDULE - B

District : Kutch

State : Gujarat

Taluka	Village	Survey / Block No. Omitted	Area omitted		
			Hect.	Are.	Cent.
(1)	(2)	(3)	(4)	(5)	(6)
Bhuj	Reldi Moti	40	00	23	00
		41/1	00	01	00
	Paddhar	706 (parts)	00	32	00
		Traverse 741	00	14	00
		49	00	03	95

Taluka	Village	Survey / Block No. Omitted	Area omitted		
			Hect.	Are.	Cent.
(1)	(2)	(3)	(4)	(5)	(6)
Bhuj	Paddhar(Contd.)	43/P1/P1	00	00	80
		73	00	01	00
	Lakhond	285	00	00	25
	Purasar	61/P1	00	17	10
	Bhuj Sim	438/P1	00	16	00
		458	00	16	50
District : Vadodara			State : Gujarat		
Vadodara	Sokhada	984A	00	00	25
		1226	00	00	25
Savli	Pasva	477	00	06	55
		30	00	00	15
	Pratapnagar	9/2/P2	00	00	60
		18/P2	00	00	35
	Tundav	1351	00	06	20
		1392P	00	58	40
		1258	00	00	35
		894	00	01	90
		869	00	01	45
		898	00	11	70
		899	00	00	60
		947A	00	00	95
		950	00	10	80
		955	00	00	15
		1018	00	12	10
		1088	00	00	10
		1109	00	00	20
	Lasundra	402	00	00	85
		406	00	10	40

By order and in the name of the Governor of Gujarat,

RAJESH GHOGHARI,

Section Officer.

Energy & Petrochemicals Department.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૬મી ડિસેમ્બર, ૨૦૧૪

ક્રમાંક : જયુ/૨૦૧૪/૧૫૮/જીપીસી/૧૧-૨૦૧૪/૭૬૯/ઈ.- ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંનો વપરાશકારોનો હકક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ની કલમ ૬ ની પેટા કલમ (૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકાર દ્વારા

(૧) તારીખ ૩૦ ઓગસ્ટ, ૨૦૧૨ના રાજપત્રના પાન ૩૦૯-૧ થી ૩૦૯-૮ પર પ્રસિધ્ધ થયેલ સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામાં ક્રમાંક નં.જયુ-૨૦૧૨- ૧૦૯-જીપીસી-૧૧-૨૦૧૨- ૧૯૫૨-ઈ તારીખ ૩૦ ઓગસ્ટ, ૨૦૧૨.

(૨) તારીખ ૨૯ ઓક્ટોબર, ૨૦૦૭ના રાજપત્રના પાન ૩૨૬-૧ થી ૩૨૬-૧૫ પર પ્રસિધ્ધ થયેલ સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામાં ક્રમાંક નં.જયુ-૨૦૦૭- ૧૪૫-જીપીસી- ૧૧-૨૦૦૬-૪૦૭૭-ઈ- પાર્ટ-૨ તારીખ ૨૫ સપ્ટેમ્બર, ૨૦૦૭.

- (૩) તારીખ ૧૭ ફેબ્રુઆરી, ૨૦૦૩ના રાજપત્રના પાન ૬૪-૧ થી ૬૪-૨૫ પર પ્રસિધ્ધ થયેલ સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામાં ક્રમાંક નં.જયુ-૨૦૦૩-૧૧-જીપીસી-૧૦-૨૦૦૨-૫૬૦-ઈ-પાર્ટ-૧ તારીખ ૧૭ ફેબ્રુઆરી, ૨૦૦૩.
- (૪) તારીખ ૧૫ મે, ૨૦૦૭ના રાજપત્રના પાન ૧૪૪-૧ થી ૧૪૪-૩૬ પર પ્રસિધ્ધ થયેલ સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામાં ક્રમાંક નં.જયુ-૨૦૦૭-૬૯-જીપીસી-૧૧-૨૦૦૬-૨૭૦૦-ઈ-પાર્ટ-૨ તારીખ ૧૫ મે, ૨૦૦૭.
- (૫) તારીખ ૧૯ મે, ૨૦૦૮ના રાજપત્રના પાન ૧૪૮-૧ થી ૧૪૮-૫ પર પ્રસિધ્ધ થયેલ સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામાં ક્રમાંક નં.જયુ-૨૦૦૮-૮૫-જીપીસી-૧૧-૨૦૦૮-૨૪૩૦-ઈ-પાર્ટ-૨ તારીખ ૧૯ મે, ૨૦૦૮.
- (૬) તારીખ ૩૦ મે, ૨૦૦૮ના રાજપત્રના પાન ૧૪૧-૧ થી ૧૪૧-૨૫ પર પ્રસિધ્ધ થયેલ સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામાં ક્રમાંક નં.જયુ-૨૦૦૮-૫૩-જીપીસી-૧૧-૨૦૦૮-૨૯૬૨-ઈ ભાગ ૨ તારીખ ૩૦ મે, ૨૦૦૮.
- (૭) તારીખ ૨૬ ઓક્ટોબર, ૨૦૦૬ના રાજપત્રના પાન ૩૪૨-૧ થી ૩૪૨-૧૬ પર પ્રસિધ્ધ થયેલ સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામાં ક્રમાંક નં.જયુ-૨૦૦૬-૧૦૬-જીપીસી-૧૦-૨૦૦૬-૫૫૩-ભાગ ૨-ઈ તારીખ ૨૬ ઓક્ટોબર, ૨૦૦૬માં નીચે પ્રમાણે સુધારો કરવામાં આવે છે.
- અ. ઉપરોક્ત જાહેરનામાં સાથે બિડેલ અનુસુચિના સર્વે/બ્લોક નંબર પૈકી આ જાહેરનામાં સાથે બિડેલ અનુસુચિ-ક માં વર્ણન કરેલ સર્વે/બ્લોક નંબર માટે દર્શાવેલ ઘટાડેલ ક્ષેત્રફળ રાખવામાં આવેલ છે.
- બ. ઉપરોક્ત જાહેરનામાં સાથે બિડેલ અનુસુચિમાંથી આ જાહેરનામાં સાથે બિડેલ અનુસુચિ-ખ માં વર્ણન કરેલ સર્વે/બ્લોક નંબર અને તેને લગતું ક્ષેત્રફળ રદ કરવામાં આવેલ છે.

અનુસુચિ-ક

જિલ્લો : કચ્છ

રાજ્ય:ગુજરાત

તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	તારીખ:૨૫/૦૮/૨૦૦૭, ૩૦/૦૮/૨૦૧૨,૩૦/૦૫/ ૨૦૦૮,૨૬/૧૦/૨૦૦૬ ના ૬(૧) જાહેરનામાં પ્રમાણે ક્ષેત્રફળ			આ અનુસુચિના સ્તંભ (૪), (૫) અને (૬) પ્રમાણેના ક્ષેત્રફળને બદલે રાખવાનું ક્ષેત્રફળ		
			હેક્ટર	આરે	ચો.મી.	હેક્ટર	આરે	ચો.મી.
(૧)	(૨)	(૩)	(૪)	(૫)	(૬)	(૭)	(૮)	(૯)
ભુજ	પધ્ધર	૬૫૬	૦૦	૨૫	૦૦	૦૦	૨૧	૦૦
		૬૬૦/૧	૦૦	૪૫	૦૦	૦૦	૪૨	૨૦
		૭૧૮	૦૦	૨૭	૦૦	૦૦	૧૮	૨૦
		૭૧૬ (પાર્ટ)	૦૦	૧૭	૦૦	૦૦	૦૧	૫૦
		૭૮/પૈકી૨	૦૦	૩૮	૪૦	૦૦	૩૨	૫૦
		૭૭/૧	૦૦	૦૮	૦૦	૦૦	૦૫	૬૦
		૭૬	૦૦	૫૨	૦૦	૦૦	૪૬	૮૦
	લાખોદ	ગાડા મારગ	૦૦	૧૪	૦૦	૦૦	૦૪	૦૦
		૨૭૮	૦૦	૫૮	૦૦	૦૦	૪૪	૨૦
		૨૮૪/૧	૦૦	૨૫	૭૦	૦૦	૧૭	૬૦
		૨૮૭/પૈકી૧	૦૦	૨૮	૬૦	૦૦	૦૮	૦૦
ત્રાયા	ત્રાયા	૨૩/પૈકી૧	૦૦	૧૨	૪૦	૦૦	૦૪	૨૦
		૧૨૨	૦૦	૨૨	૦૦	૦૦	૧૮	૫૦
		૧૨૮	૦૦	૨૮	૦૦	૦૦	૨૬	૦૦
		૮૫/પૈકી૧	૦૦	૨૨	૪૦	૦૦	૧૪	૨૦
		૧૩૭/પૈકી ટાવર્સ	૦૦	૩૦	૦૦	૦૦	૧૮	૮૦
		૧૩૭/પૈકી ટાવર્સ	૦૦	૬૮	૨૦	૦૦	૫૬	૦૦

તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	તારીખ:૨૫/૦૮/૨૦૦૭, ૩૦/૦૮/૨૦૧૨,૩૦/૦૫/ ૨૦૦૮,૨૬/૧૦/૨૦૦૬ ના ૬(૧) જાહેરનામાં પ્રમાણે ક્ષેત્રફળ			આ અનુસૂચિના સ્તંભ (૪), (૫) અને (૬) પ્રમાણેના ક્ષેત્રફળને બદલે રાખવાનું ક્ષેત્રફળ		
			હેક્ટર	આરે	ચો.મી.	હેક્ટર	આરે	ચો.મી.
(૧)	(૨)	(૩)	(૪)	(૫)	(૬)	(૭)	(૮)	(૯)
ભુજ	પુરાસર	૭૩/પેકી૧/પેકી૧	૦૦	૬૧	૦૦	૦૦	૫૩	૮૦
	ભુજ સીમ	૮૭૦/૧ ટાવર્સ નં.	૦૦	૨૮	૬૦	૦૦	૦૬	૬૦
અંજાર	ભીમાસર	૩૫૧	૦૦	૪૩	૮૦	૦૦	૨૪	૦૦
		૪૬૮	૦૧	૦૫	૨૦	૦૦	૩૬	૮૦
		૪૮૬/પેકી૧	૦૦	૩૭	૬૦	૦૦	૧૩	૦૦
		૫૦૬	૦૦	૩૩	૨૦	૦૦	૩૦	૦૦

જિલ્લો:વડોદરા

રાજ્ય:ગુજરાત

તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	તારીખ:૧૭/૦૨/૨૦૦૩, ૧૫/૦૫/૨૦૦૭, ૧૮/૦૫/૨૦૦૮ના ૬(૧) જાહેરનામાં પ્રમાણે ક્ષેત્રફળ			આ અનુસૂચિના સ્તંભ (૪), (૫) અને (૬) પ્રમાણેના ક્ષેત્રફળને બદલે રાખવાનું ક્ષેત્રફળ		
			હેક્ટર	આરે	ચો.મી.	હેક્ટર	આરે	ચો.મી.
(૧)	(૨)	(૩)	(૪)	(૫)	(૬)	(૭)	(૮)	(૯)
વડોદરા	પદમલા	૧૪૭	૦૦	૦૫	૫૦	૦૦	૦૪	૩૪
વડોદરા	સોખડા	૮૧૮	૦૦	૪૩	૭૦	૦૦	૩૧	૦૦
		૮૦૨અ	૦૦	૨૧	૮૫	૦૦	૧૭	૨૫
		૮૮૧	૦૦	૧૮	૫૫	૦૦	૧૪	૨૫
		૧૨૬૨	૦૦	૦૮	૦૦	૦૦	૦૨	૨૦
		૧૧૭૦	૦૦	૧૮	૫૦	૦૦	૧૫	૪૦
		૧૧૮૧	૦૦	૩૦	૨૫	૦૦	૨૬	૬૦
સાવલી	ટુંડાવ	૧૩૫૦	૦૦	૫૨	૩૦	૦૦	૪૬	૪૦
		૧૩૦૭	૦૦	૧૨	૧૫	૦૦	૦૮	૮૦
		૧૨૭૩	૦૦	૧૮	૦૦	૦૦	૧૫	૪૫
		૧૨૬૫	૦૦	૦૭	૭૫	૦૦	૦૫	૬૦
		૧૨૪૦	૦૦	૪૮	૩૦	૦૦	૩૭	૫૦
		૮૮૬	૦૦	૧૬	૦૫	૦૦	૦૦	૨૦
		૮૮૭	૦૦	૧૬	૦૫	૦૦	૦૧	૧૦
		૮૩૩	૦૦	૦૬	૦૦	૦૦	૦૪	૪૦
		૮૪૭બી	૦૦	૦૮	૪૦	૦૦	૦૪	૦૦
		૮૪૮	૦૦	૦૧	૫૦	૦૦	૦૧	૦૦
		૧૦૧૦	૦૦	૦૮	૮૦	૦૦	૦૦	૭૫
		૧૦૧૮	૦૦	૦૮	૭૦	૦૦	૦૮	૧૦
		૧૦૮૭	૦૦	૧૦	૮૫	૦૦	૦૮	૦૦
		૧૧૧૩	૦૦	૦૭	૧૫	૦૦	૦૫	૮૦
		૧૧૨૫	૦૦	૦૭	૦૦	૦૦	૦૫	૩૫
		૧૧૩૧	૦૦	૧૪	૨૦	૦૦	૧૨	૪૦
	લસુન્દ્રા	૪૦૫	૦૦	૨૪	૮૦	૦૦	૧૨	૩૦
		૪૦૮	૦૦	૧૨	૮૦	૦૦	૦૧	૪૦
		૪૦૮	૦૦	૧૮	૪૦	૦૦	૧૦	૮૦

તાલુકો	ગામ	સર્વે નં./બ્લોક નં.	તારીખ: ૧૭/૦૨/૨૦૦૩, ૧૫/૦૫/૨૦૦૭, ૧૮/૦૫/૨૦૦૮ના ૬(૧) જાહેરનામાં પ્રમાણે ક્ષેત્રફળ			આ અનુસૂચિના સ્તંભ (૪), (૫) અને (૬) પ્રમાણેના ક્ષેત્રફળને બદલે રાખવાનું ક્ષેત્રફળ		
			હેક્ટર	આરે	ચો.મી.	હેક્ટર	આરે	ચો.મી.
(૧)	(૨)	(૩)	(૪)	(૫)	(૬)	(૭)	(૮)	(૯)
સાવલી	લસુન્દ્રા (ચાલુ)	૫૦	૦૦	૩૪	૬૫	૦૦	૨૧	૦૦
		૫૩	૦૦	૪૨	૧૫	૦૦	૩૮	૮૦
		૬૨	૦૦	૦૭	૭૫	૦૦	૦૭	૩૦
	પાસવા	૪૬૦	૦૦	૧૪	૭૦	૦૦	૧૨	૪૦
		૪૫૮બી	૦૦	૨૮	૦૦	૦૦	૨૩	૬૦
		૫૨૮	૦૦	૦૮	૧૦	૦૦	૦૭	૩૦
		૪૮૫બી	૦૦	૧૩	૭૫	૦૦	૧૩	૪૦
		૪૮૮	૦૦	૧૬	૦૫	૦૦	૧૫	૫૦
		૫૨૦	૦૦	૦૭	૭૦	૦૦	૦૭	૦૦
		૫૧૮	૦૦	૧૪	૮૦	૦૦	૧૩	૫૦
		૨૩	૦૦	૧૮	૦૦	૦૦	૧૬	૧૦
		૨૪	૦૦	૦૭	૮૦	૦૦	૦૭	૮૦
		૨૮	૦૦	૦૩	૩૦	૦૦	૦૧	૨૦
		૨૭	૦૦	૧૫	૦૫	૦૦	૧૦	૬૫
		૮૦	૦૦	૦૮	૪૦	૦૦	૦૮	૨૦
		૩૪	૦૦	૦૫	૨૦	૦૦	૦૪	૮૦
		૭૮	૦૦	૧૦	૩૦	૦૦	૦૮	૪૦
		૪૨	૦૦	૦૬	૩૫	૦૦	૦૫	૨૦
		૪૪	૦૦	૦૨	૮૦	૦૦	૦૧	૮૦
		૪૭	૦૦	૨૦	૮૦	૦૦	૧૩	૨૦

અનુસૂચિ-ખ

જિલ્લો : કચ્છ

રાજ્ય : ગુજરાત

તાલુકો	ગામ	રદ કરેલ સર્વે નં./બ્લોક નં.	રદ કરેલ ક્ષેત્રફળ		
			હેક્ટર	આરે	ચો.મી.
(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
ભુજ	રેલડો મોટી	૪૦	૦૦	૨૩	૦૦
		૪૧/૧	૦૦	૦૧	૦૦
	પધ્ધર	૭૦૬ (પાર્ટ)	૦૦	૩૨	૦૦
		ટાવર્સ ૭૪૧	૦૦	૧૪	૦૦
		૪૮	૦૦	૦૩	૮૫
		૪૩/પેકી૧/પેકી૧	૦૦	૦૦	૮૦
		૭૩	૦૦	૦૧	૦૦
	લાખોદ	૨૮૫	૦૦	૦૦	૨૫
	પુરાસર	૬૧/પેકી૧	૦૦	૧૭	૧૦
	ભુજ સીમ	૪૩૮/પેકી૧	૦૦	૧૬	૦૦
		૪૫૮	૦૦	૧૬	૫૦
જિલ્લો : વડોદરા			રાજ્ય : ગુજરાત		
વડોદરા	સોખડા	૮૮૪અ	૦૦	૦૦	૨૫
		૧૨૨૬	૦૦	૦૦	૨૫
સાવલી	પાસવા	૪૭૭	૦૦	૦૬	૫૫
		૩૦	૦૦	૦૦	૧૫

તાલુકો	ગામ	રદ કરેલ સર્વે નં./બ્લોક નં.	રદ કરેલ ક્ષેત્રફળ		
			હેક્ટર	આરે	ચો.મી.
(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
સાવલી	પ્રતાપનગર	૯/૨/પૈકીર	૦૦	૦૦	૬૦
		૧૮/પૈકીર	૦૦	૦૦	૩૫
	ટુંડાવ	૧૩૫૧	૦૦	૦૬	૨૦
		૧૩૮૨પૈકી	૦૦	૫૮	૪૦
		૧૨૫૮	૦૦	૦૦	૩૫
		૮૮૪	૦૦	૦૧	૮૦
		૮૬૮	૦૦	૦૧	૪૫
		૮૮૮	૦૦	૧૧	૭૦
		૮૮૮	૦૦	૦૦	૬૦
		૮૪૭અ	૦૦	૦૦	૮૫
		૮૫૦	૦૦	૧૦	૮૦
		૮૫૫	૦૦	૦૦	૧૫
		૧૦૧૮	૦૦	૧૨	૧૦
		૧૦૮૮	૦૦	૦૦	૧૦
		૧૧૦૮	૦૦	૦૦	૨૦
	લસુન્દ્રા	૪૦૨	૦૦	૦૦	૮૫
		૪૦૬	૦૦	૧૦	૪૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રાજેશ ઘોઘારી,
સેક્શન અધિકારી,
ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.



सत्यमेव जयते

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PART IV-B

**Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts**

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th December, 2014

No.: GU/2014/160/GPC/11-2014/1536/E.— Whereas by notification of the Government of Gujarat, Energy & Petrochemicals Department, Gandhinagar No.GU-2014-21-GPC-11-2013-2055-E dated 5th February, 2014 issued under sub section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act-2000 the State Government declared its intention to acquire the Right of User in the land specified in the schedule annexed to that notification for purpose of laying pipeline for the transportation of natural gas.

And whereas the Competent Authority has under sub section (1) of section 6 of the said Act submitted the report to the State Government.

And whereas the State Government has after considering the said report to acquire the Right of User in the land specified in the schedule annexed to this notification.

Now, therefore in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the State Government declares that the Right of User in the said land, specified in the schedule annexed to this notification, hereby acquired for laying the pipelines.

And further in exercise of the powers conferred by sub section (4) of section 6 of the said Act, the State Government directs that the Right of User in the said land shall, instead of vesting on this date of publication of the declaration, in the Gujarat State Petronet Ltd., (a subsidiary company of Gujarat State Petroleum Corporation Ltd. a Govt. of Gujarat undertaking) GSPL Bhavan, E-18, GIDC Electronic Estate, K-7 Circle, Sector-26, Gandhinagar – 382 024, free from all encumbrances.

Schedule 6(1)				State : Gujarat		
District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
Dahod	Devgadh Bariya	Gamdi	144/B	00	02	20
			77	00	04	00
Dahod	Devgadh Bariya	Bhathvada	453	00	02	80
			450/1	00	01	60
			480/1	00	06	30
			480/2	00	00	60
			212	00	01	60
			208	00	02	15
			160/1	00	06	55
			158/1	00	01	20
Dahod	Devgadh Bariya	Rebari	301	00	02	10
			300	00	01	00
			37/P1	00	05	50
			42/P2	00	09	00
			59	00	03	10
Dahod	Devgadh Bariya	Piplod	449/P2	00	08	75
			448	00	01	25
			450/1	00	01	60
			416	00	03	55
			411	00	06	50
			409	00	01	45
			405/P1	00	00	30
			405	00	03	05
			403/1, 403/2	00	08	90
			370	00	04	50
			368+367/1/1	00	00	50
			366/2P1	00	04	50
			364/4	00	12	25
			364/5	00	02	70
			364/3	00	00	65
			175/1	00	00	70
			175/2	00	04	90
			176	00	00	65
			144/2	00	00	15
			143	00	00	35
			142	00	00	80
			141/1P2	00	02	75
			194/1	00	10	65
			194/2	00	00	50
Dahod	Devgadh Bariya	Piplod	199/2	00	05	30
			199/3	00	02	40
			199/6	00	00	20
			219/1	00	08	70
			219/2	00	03	35

Schedule 6(1)				State : Gujarat		
District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
			225	00	00	65
			224	00	01	75
			226	00	00	15
Dahod	Devgadh Bariya	Panchela	54/4	00	02	00
			56	00	05	77
			72/1	00	00	25
			72/2	00	00	85
			70/1	00	00	80
			70/2	00	01	90
			65P4	00	02	00
			247/1	00	21	35
			247/3	00	02	35
			66/P3	00	12	80
			66/P2	00	04	60
			141	00	05	40
			134/P2	00	06	95
			143/P2	00	04	65
Dahod	Limkheda	Pratappura	96/1	00	01	50
			RCC Road	00	01	50
			95/1	00	13	50
			91/1	00	02	02
			91/2	00	06	15
			91/5	00	09	85
			91/3	00	00	70
			246/P1	00	18	75
			213	00	08	95
			214/1, 214/2	00	02	55
			216/1	00	01	15
			218/1	00	03	80
			Cart Track	00	01	20
			219	00	07	15
			226	00	05	40
Dahod	Limkheda	Paniya	185	00	00	60
			186/1	00	00	20
			184	00	01	20
			183/1	00	03	20
			153/2	00	04	02
			82/1, 82/2	00	03	00
			59/2P	00	09	95
			58/2	00	02	60
			57/4	00	01	00
			57/5	00	05	80
			64/1P1	00	00	40
			56/1	00	00	95

Schedule 6(1)				State : Gujarat		
District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
			45	00	01	05
			46/3	00	04	20
			48/1	00	08	00
			53/3	00	00	15
			49/1	00	00	10
			50/2	00	04	20
			28/1	00	09	75
			25	00	05	05
			24	00	04	60
			23/2/P2	00	02	15
Dahod	Limkheda	Degavada	39/1	00	02	95
			39/2	00	07	65
			36/2	00	09	75
			54/1	00	01	60
			53/2	00	01	00
			59	00	00	55
			63	00	03	45
			71/P1/P1	00	10	30
			99/3	00	13	85
			97	00	06	95
Dahod	Limkheda	Nana Hathidhara	74/2	00	01	20
			74/6	00	00	25
			77/1	00	06	50
			78	00	04	75
			79/2	00	00	30
			79/6	00	00	75
			2/2, 2/1	00	05	25
			63/1/2	00	00	20
			63/1/3	00	05	80
Dahod	Limkheda	Nana Hathidhara	19	00	01	80
			32/4	00	01	00
Dahod	Limkheda	Mota Hathidhara	78	00	04	45
			76	00	02	35
Dahod	Limkheda	Jetpur(Ladpur)	45/2	00	00	40
			91/2	00	02	90
			84	00	02	15
			92/P3	00	00	30
			91/1	00	02	50
			103/2	00	07	20
			104/1	00	22	40
			109/1	00	22	66
			19/2	00	19	20
			23/2	00	01	60
			108/2	00	11	20
			107	00	02	00

Schedule 6(1)				State : Gujarat		
District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
Dahod	Limkheda	Umedpura	20/2	00	00	15
			28/1	00	01	10
			30P1	00	00	50
			82/P2	00	00	50
			80/P2	00	00	80
			80/P4	00	00	50
			81P1	00	06	60
			81P2	00	07	15
Dahod	Limkheda	Dudhiyadhara	44/1	00	00	55
			46/1	00	02	20
Dahod	Limkheda	Dudhia	17	00	00	30
Dahod	Limkheda	Sasta	66	00	00	40
			18	00	01	80
			25/2	00	10	15
			25/3	00	01	00
			41/2	00	07	10
			41/4	00	09	30
			35/P5	00	05	30
			35/P3	00	01	30
Dahod	Limkheda	Ghumani	35/P9	00	03	40
			45/1	00	03	65
			43/P/6	00	01	90
			45/2	00	01	30
Dahod	Limkheda	Nava Vadia	23/P1	00	16	80
			23/P3	00	05	20
			63	00	04	47
			28	00	03	35
			22/P1/2	00	01	75
			22/2	00	02	90
			21/1	00	07	00
			21/2	00	11	50
			18/1	00	25	00
			62	00	00	10
			13	00	07	05
			12	00	04	90
			49	00	04	40
			OKH	00	15	00
Dahod	Limkheda	Juna Vadiya	Cart Track	00	02	00
			41/P34	00	17	10
			41/P28	00	01	50
			41/P8	00	13	30
			15/P	00	03	90
			18/3	00	00	85
			21	00	03	50

Schedule 6(1)				State : Gujarat		
District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
			41/P21	00	31	70
			23/P1	00	00	55
			29	00	06	60
			31/3	00	01	75
Dahod	Limkheda	Fulpari	5/P9	00	21	00
			7/B	00	12	00
			34	00	04	40
			29	00	14	00
			28/1	00	05	40
			28/2	00	03	80
			Cart Track	00	07	00
Dahod	Limkheda	Singapur	19/2/P	00	00	50
			19/1/P5	00	20	10
			19/1/P4	00	01	20
Dahod	Zalod	Mundha	233	00	00	40
			221	00	03	40
			273	00	07	00
			268	00	24	40
			264	00	06	50
			15	00	03	90
			80/2	00	05	00
			83/1	00	02	00
			84	00	03	30
			81/1	00	02	00
			81/3	00	01	50
			67	00	14	00
			66	00	12	00
			86/1	00	09	00
Dahod	Zalod	Sutharvasa	77	00	06	20
			80	00	01	70
			30	00	20	90
			21	00	40	60
			15/3	00	04	40
			14	00	03	20
			269/1	00	13	30
			9	00	06	70
			8/3	00	02	90
			266/1	00	02	60
			261	00	21	00
			260/2	00	03	60
			258	00	01	40
			257	00	06	00
			222	00	00	30
			256/A	00	19	50

Schedule 6(1)				State : Gujarat		
District	Taluka	Village	Survey / Block No.	Area		
				Hect.	Are	Cent.
			221	00	03	25
			250/1	00	01	50
			250/2	00	07	00
			225	00	35	30
			224/1	00	01	60
			224/2	00	11	10
			251	00	06	70
			214	00	11	80
Dahod	Dahod	Khodva	22/21	00	08	20
			22/17	00	01	20
			22/4	00	03	90
			22/9	00	03	20
Dahod	Dahod	Borwani	23/17	00	02	00
			27	00	17	70
			30/2	00	00	95
			37/2	00	06	55
			36	00	02	25
			55	00	08	10
			56	00	18	95
			67/1	00	00	15
			73	00	01	55
			74	00	01	30
			76	00	00	60
			80/1	00	13	00
			80/2	00	04	80
			95	00	00	50
			99	00	03	45
			107	00	04	40
			101/2	00	00	30
			104/3	00	02	70
			120/1	00	09	30
			120/2	00	16	60
			127/3/1	00	51	10
			127/4	00	21	50
			129	00	04	20
			130/1	00	19	60
			144/1	00	78	00
			143	00	14	35
Dahod	Dahod	Chhapari	180/A	00	10	05
Dahod	Dahod	Khajuri	25/A/1	00	16	65

By order and in the name of the Governor of Gujarat,

RAJESH GHOGHARI,
Section officer to Govt.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૬મી ડિસેમ્બર, ૨૦૧૪

ક્રમાંક :- જયુ/૨૦૧૪/૧૬૦/જીપીસી/૧૧-૨૦૧૪/૧૫૩૬/ઈ.- આથી ગુજરાત સરકારને ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હકક સંપાદીત કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ - ૩ ની પેટા કલમ (૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામાં ક્રમાંક: જયુ/૨૦૧૪/૨૧/જીપીસી/ ૧૧/૨૦૧૩/૨૦૫૫/ પાર્ટ-ઈ તારીખ પમી કેબ્રુઆરી, ૨૦૧૪થી તે સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં કુદરતી ગેસ પરીવહન માટે પાઈપલાઈન નાંખવાના હેતુ માટે જમીનોના વપરાશકારોનો હકક સંપાદિત કરવાનો ઈરાદો જાહેર કરેલ છે.

અને આ સાથે હવે સક્ષમ સત્તાધિકારીએ કલમ-૬ની પેટા કલમ-૧ હેઠળ ગુજરાત સરકારને દરખાસ્ત રજુ કરેલી છે.

અને આથી, હવે પૂર્ણ વિચારણાના અંતે જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલી જમીનોમાં ગેસ પાઈપલાઈન નાંખવા માટે વપરાશકારના હકક સંપાદીત કરવાનું જરૂરી જણાયું છે.

આથી કલમ ૬ ની પેટા કલમ-૪ અન્વયેની સત્તા હેઠળ રાજ્ય સરકારે આદેશ કરેલ છે કે, આ જમીનોમાંના વપરાશકારોને સંપાદીત હકક રાજ્ય સરકારમાં નિહિત થવાને બદલે ગુજરાત સ્ટેટ પેટ્રોનેટ લિમિટેડ, (ગુજરાત સરકારના સાહસ-ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લીમિટેડની ગૌણ કંપની) જીએસપીએલ ભવન, ઈ-૧૮, ઈલેક્ટ્રોનિકલ્સ એસ્ટેટ, ક-૭ સર્કલ, સેક્ટર-૨૬, ગાંધીનગર - ૩૮૨ ૦૨૪ ગાંધીનગરને ગેસ પરીવહન માટેની પાઈપલાઈન નાંખવાના હેતુ માટે કોઈપણ જાતના બોજા સહિત આ જાહેરનામું પ્રસિધ્ધ થાય તે તારીખથી પ્રાપ્ત થશે.

અનુસૂચી				રાજ્ય : ગુજરાત		
જિલ્લો	તાલુકો	ગામ	સર્વે નં/બ્લોક નં	ઝોન		
				હેક્ટર	આરે	ચો.મી
૧	૨	૩	૪	૫	૬	૭
દાહોદ	દેવગઢ બારીયા	ગામડી	૧૪૪/બ	૦૦	૦૨	૨૦
			૭૭	૦૦	૦૪	૦૦
દાહોદ	દેવગઢ બારીયા	ભથવાડા	૪૫૩	૦૦	૦૨	૮૦
			૪૫૦/૧	૦૦	૦૧	૬૦
			૪૮૦/૧	૦૦	૦૬	૩૦
			૪૮૦/૨	૦૦	૦૦	૬૦
			૨૧૨	૦૦	૦૧	૬૦
			૨૦૮	૦૦	૦૨	૧૫
			૧૬૦/૧	૦૦	૦૬	૫૫
			૧૫૮/૧	૦૦	૦૧	૨૦
દાહોદ	દેવગઢ બારીયા	રેબારી	૩૦૧	૦૦	૦૨	૧૦
			૩૦૦	૦૦	૦૧	૦૦
			૩૭/પૈકી ૧	૦૦	૦૫	૫૦
			૪૨/ પૈકી ૨	૦૦	૦૮	૦૦
			૫૮	૦૦	૦૩	૧૦
દાહોદ	દેવગઢ બારીયા	પીપલોદ	૪૪૮/ પૈકી ૨	૦૦	૦૮	૭૫
			૪૪૮	૦૦	૦૧	૨૫
			૪૫૦/૧	૦૦	૦૧	૬૦
			૪૧૬	૦૦	૦૩	૫૫
			૪૧૧	૦૦	૦૬	૫૦
			૪૦૮	૦૦	૦૧	૪૫
			૪૦૫/ પૈકી ૧	૦૦	૦૦	૩૦
			૪૦૫	૦૦	૦૩	૦૫

અનુસુચી				રાજ્ય : ગુજરાત		
જિલ્લો	તાલુકો	ગામ	સર્વે નં/બ્લોક નં	ઝોન		
				હેક્ટર	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
			૪૦૩/૧, ૪૦૩/૨	૦૦	૦૮	૮૦
			૩૭૦	૦૦	૦૪	૫૦
			૩૬૮ + ૩૬૭/૧/૧	૦૦	૦૦	૫૦
			૩૬૬/૨ પૈકી ૧	૦૦	૦૪	૫૦
			૩૬૪/૪	૦૦	૧૨	૨૫
			૩૬૪/૩	૦૦	૦૦	૬૫
			૧૭૫/૧	૦૦	૦૦	૭૦
			૧૭૫/૨	૦૦	૦૪	૮૦
			૧૭૬	૦૦	૦૦	૬૫
			૧૪૪/૨	૦૦	૦૦	૧૫
			૧૪૩	૦૦	૦૦	૩૫
			૧૪૨	૦૦	૦૦	૮૦
			૧૪૧/૧ પૈકી ૨	૦૦	૦૨	૭૫
			૧૮૪/૧	૦૦	૧૦	૬૫
			૧૮૪/૨	૦૦	૦૦	૫૦
			૧૮૮/૨	૦૦	૦૫	૩૦
			૧૮૮/૩	૦૦	૦૨	૪૦
			૧૮૮/૬	૦૦	૦૦	૨૦
			૨૧૮/૧	૦૦	૦૮	૭૦
			૨૧૮/૨	૦૦	૦૩	૩૫
			૨૨૫	૦૦	૦૦	૬૫
			૨૨૪	૦૦	૦૧	૭૫
			૨૨૬	૦૦	૦૦	૧૫
દાહોદ	દેવગઢ બારીયા	પંચેલા	૫૪/૪	૦૦	૦૨	૦૦
			૫૬	૦૦	૦૫	૭૭
			૭૨/૧	૦૦	૦૦	૨૫
			૭૨/૨	૦૦	૦૦	૮૫
			૭૦/૧	૦૦	૦૦	૮૦
			૭૦/૨	૦૦	૦૧	૮૦
			૬૫ પૈકી ૪	૦૦	૦૨	૦૦
			૨૪૭/૧	૦૦	૨૧	૩૫
			૨૪૭/૩	૦૦	૦૨	૩૫
			૬૬/પૈકી ૩	૦૦	૧૨	૮૦
			૬૬/ પૈકી ૨	૦૦	૦૪	૬૦
			૧૪૧	૦૦	૦૫	૪૦
			૧૩૪/ પૈકી ૨	૦૦	૦૬	૮૫
			૧૪૩/ પૈકી ૨	૦૦	૦૪	૬૫
દાહોદ	દેવગઢ બારીયા	પ્રતાપપુરા	૮૬/૧	૦૦	૦૧	૫૦
			આરસીસી રોડ	૦૦	૦૧	૫૦
			૮૫/૧	૦૦	૧૩	૫૦
			૮૧/૧	૦૦	૦૨	૦૨
			૮૧/૨	૦૦	૦૬	૧૫

અનુસૂચી				રાજ્ય : ગુજરાત		
જિલ્લો	તાલુકો	ગામ	સર્વે નં/બ્લોક નં	એરીયા		
				હેક્ટર	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
			૮૫/૫	૦૦	૦૮	૮૫
			૮૧/૩	૦૦	૦૦	૭૦
			૨૪૬/ પૈકી ૧	૦૦	૧૮	૭૫
			૨૧૩	૦૦	૦૮	૮૫
			૨૧૪/૧, ૨૧૪/૨	૦૦	૦૨	૫૫
			૨૧૬/૧	૦૦	૦૧	૧૫
			૨૧૮/૧	૦૦	૦૩	૮૦
			ગાડા મારગ	૦૦	૦૧	૨૦
			૨૧૮	૦૦	૦૭	૧૫
			૨૨૬	૦૦	૦૫	૪૦
દાહોદ	લીમખેડા	પાણીયા	૧૮૫	૦૦	૦૦	૬૦
			૧૮૬/૧	૦૦	૦૦	૨૦
			૧૮૪	૦૦	૦૧	૨૦
			૧૮૩/૧	૦૦	૦૩	૨૦
			૧૫૩/૨	૦૦	૦૪	૦૨
			૮૨/૧, ૮૨/૨	૦૦	૦૩	૦૦
			૫૮/૨ પૈકી	૦૦	૦૮	૮૫
			૫૮/૨	૦૦	૦૨	૬૦
			૫૭/૪	૦૦	૦૧	૦૦
			૫૭/૫	૦૦	૦૫	૮૦
			૬૪/૧ પૈકી ૧	૦૦	૦૦	૪૦
			૫૬/૧	૦૦	૦૦	૮૫
			૪૫	૦૦	૦૧	૦૫
			૪૬/૩	૦૦	૦૪	૨૦
			૪૮/૧	૦૦	૦૮	૦૦
			૫૩/૩	૦૦	૦૦	૧૫
			૪૮/૧	૦૦	૦૦	૧૦
			૫૦/૨	૦૦	૦૪	૨૦
			૨૮/૧	૦૦	૦૮	૭૫
			૨૫	૦૦	૦૫	૦૫
			૨૪	૦૦	૦૪	૬૦
			૨૩/૨/ પૈકી ૨	૦૦	૦૨	૧૫
દાહોદ	લીમખેડા	દેગાવાડા	૩૮/૧	૦૦	૦૨	૮૫
			૩૮/૨	૦૦	૦૭	૬૫
			૩૬/૨	૦૦	૦૮	૭૫
			૫૪/૧	૦૦	૦૧	૬૦
			૫૩/૨	૦૦	૦૧	૦૦
			૫૮	૦૦	૦૦	૫૫
			૬૩	૦૦	૦૩	૪૫
			૭૧/ પૈકી ૧/ પૈકી ૧	૦૦	૧૦	૩૦
			૮૮/૩	૦૦	૧૩	૮૫
			૮૭	૦૦	૦૬	૮૫

અનુસુચી				રાજ્ય : ગુજરાત		
જિલ્લો	તાલુકો	ગામ	સર્વે નં/બ્લોક નં	ઁરીયા		
				હેક્ટર	આરે	ચો.મી
૧	૨	૩	૪	૫	૬	૭
દાહોદ	લીમખેડા	નાના હાથીધરા	૭૪/૨	૦૦	૦૧	૨૦
			૭૪/૬	૦૦	૦૦	૨૫
			૭૭/૧	૦૦	૦૬	૫૦
			૭૮	૦૦	૦૪	૭૫
			૭૮/૨	૦૦	૦૦	૩૦
			૭૮/૬	૦૦	૦૦	૭૫
			૨/૨, ૨/૧	૦૦	૦૫	૨૫
			૬૩/૧/૨	૦૦	૦૦	૨૦
			૬૩/૧/૩	૦૦	૦૫	૮૦
			૧૮	૦૦	૦૧	૮૦
			૩૨/૪	૦૦	૦૧	૦૦
દાહોદ	લીમખેડા	મોટા હાથીધરા	૭૮	૦૦	૦૪	૪૫
			૭૬	૦૦	૦૨	૩૫
દાહોદ	લીમખેડા	જેતપુર (લાડપુર)	૪૫/૨	૦૦	૦૦	૪૦
			૮૧/૨	૦૦	૦૨	૮૦
			૮૪	૦૦	૦૨	૧૫
			૮૨/ પૈકી ૩	૦૦	૦૦	૩૦
			૮૧/૧	૦૦	૦૨	૫૦
			૧૦૩/૨	૦૦	૦૭	૨૦
			૧૦૪/૧	૦૦	૨૨	૪૦
			૧૦૮/૧	૦૦	૨૨	૬૬
			૧૮/૨	૦૦	૧૮	૨૦
			૨૩/૨	૦૦	૦૧	૬૦
			૧૦૮/૨	૦૦	૧૧	૨૦
			૧૦૭	૦૦	૦૨	૦૦
દાહોદ	લીમખેડા	ઉમેદપુરા	૨૦/૨	૦૦	૦૦	૧૫
			૨૮/૧	૦૦	૦૧	૧૦
			૩૦ પૈકી ૧	૦૦	૦૦	૫૦
			૮૨/ પૈકી ૨	૦૦	૦૦	૫૦
			૮૦/ પૈકી ૨	૦૦	૦૦	૮૦
			૮૦/ પૈકી ૪	૦૦	૦૦	૫૦
			૮૧ પૈકી ૧	૦૦	૦૬	૬૦
			૮૧ પૈકી ૨	૦૦	૦૭	૧૫
દાહોદ	લીમખેડા	દુધીધારા	૪૪/૧	૦૦	૦૦	૫૫
			૪૬/૧	૦૦	૦૨	૨૦
દાહોદ	લીમખેડા	દુધીયા	૧૭	૦૦	૦૦	૩૦
દાહોદ	લીમખેડા	સાસ્તા	૬૬	૦૦	૦૦	૪૦
			૧૮	૦૦	૦૧	૮૦
			૨૫/૨	૦૦	૧૦	૧૫
			૨૫/૩	૦૦	૦૧	૦૦
			૪૧/૨	૦૦	૦૭	૧૦
			૪૧/૪	૦૦	૦૮	૩૦

અનુસૂચી				રાજ્ય : ગુજરાત		
જિલ્લો	તાલુકો	ગામ	સર્વે નં/બ્લોક નં	એરીયા		
				હેક્ટર	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
			૩૫/ પૈકી ૫	૦૦	૦૫	૩૦
			૩૫/ પૈકી ૩	૦૦	૦૧	૩૦
			૩૫/ પૈકી ૮	૦૦	૦૩	૪૦
દાહોદ	લીમખેડા	ધુમણી	૪૫/૧	૦૦	૦૩	૬૫
			૪૩/ પૈકી ૬	૦૦	૦૧	૮૦
			૪૫/૨	૦૦	૦૧	૩૦
દાહોદ	લીમખેડા	નવા વડીયા	૨૩/ પૈકી ૧	૦૦	૧૬	૮૦
			૨૩/ પૈકી ૩	૦૦	૦૫	૨૦
			૬૩	૦૦	૦૪	૪૭
દાહોદ	લીમખેડા	નવા વડીયા	૨૮	૦૦	૦૩	૩૫
			૨૨/ પૈકી ૧/૨	૦૦	૦૧	૭૫
			૨૨/૨	૦૦	૦૨	૮૦
			૨૧/૧	૦૦	૦૭	૦૦
			૨૧/૨	૦૦	૧૧	૫૦
			૧૮/૧	૦૦	૨૫	૦૦
			૬૨	૦૦	૦૦	૧૦
			૧૩	૦૦	૦૭	૦૫
			૧૨	૦૦	૦૪	૮૦
			૪૮	૦૦	૦૪	૪૦
દાહોદ	લીમખેડા	જુના વડીયા	ઓકેએચ	૦૦	૧૫	૦૦
			ગાડા મારગ	૦૦	૦૨	૦૦
			૪૧/ પૈકી ૩૪	૦૦	૧૭	૧૦
			૪૧/ પૈકી ૨૮	૦૦	૦૧	૫૦
			૪૧/ પૈકી ૮	૦૦	૧૩	૩૦
			૧૫/ પૈકી	૦૦	૦૩	૮૦
			૧૮/૩	૦૦	૦૦	૮૫
			૨૧	૦૦	૦૩	૫૦
			૪૧/ પૈકી ૨૧	૦૦	૩૧	૭૦
			૨૩/ પૈકી ૧	૦૦	૦૦	૫૫
			૨૮	૦૦	૦૬	૬૦
			૩૧/૩	૦૦	૦૧	૭૫
દાહોદ	લીમખેડા	કુલપરી	૫/ પૈકી ૮	૦૦	૨૧	૦૦
			૭/૫	૦૦	૧૨	૦૦
			૩૪	૦૦	૦૪	૪૦
			૨૮	૦૦	૧૪	૦૦
			૨૮/૧	૦૦	૦૫	૪૦
			૨૮/૨	૦૦	૦૩	૮૦
			ગાડા મારગ	૦૦	૦૭	૦૦
દાહોદ	લીમખેડા	સીંગાપુર	૧૮/૨/ પૈકી	૦૦	૦૦	૫૦
			૧૮/૧/ પૈકી ૫	૦૦	૨૦	૧૦
			૧૮/૧/ પૈકી ૪	૦૦	૦૧	૨૦
દાહોદ	અલોદ	મુશાધા	૨૩૩	૦૦	૦૦	૪૦

અનુસૂચી				રાજ્ય : ગુજરાત		
જિલ્લો	તાલુકો	ગામ	સર્વે નં/બ્લોક નં	ઁરીયા		
				હેક્ટર	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
			૨૨૧	૦૦	૦૩	૪૦
			૨૭૩	૦૦	૦૭	૦૦
			૨૬૮	૦૦	૨૪	૪૦
			૨૬૪	૦૦	૦૬	૫૦
			૧૫	૦૦	૦૩	૮૦
			૮૦/૨	૦૦	૦૫	૦૦
			૮૩/૧	૦૦	૦૨	૦૦
			૮૪	૦૦	૦૩	૩૦
			૮૧/૧	૦૦	૦૨	૦૦
			૮૧/૩	૦૦	૦૧	૫૦
			૬૭	૦૦	૧૪	૦૦
			૬૬	૦૦	૧૨	૦૦
			૮૬/૧	૦૦	૦૮	૦૦
દાહોદ	ઝાલોદ	સુથારવાસા	૭૭	૦૦	૦૬	૨૦
			૮૦	૦૦	૦૧	૭૦
			૩૦	૦૦	૨૦	૮૦
			૨૧	૦૦	૪૦	૬૦
			૧૫/૩	૦૦	૦૪	૪૦
			૧૪	૦૦	૦૩	૨૦
			૨૬૮/૧	૦૦	૧૩	૩૦
			૮	૦૦	૦૬	૭૦
			૮/૩	૦૦	૦૨	૮૦
			૨૬૬/૧	૦૦	૦૨	૬૦
			૨૬૧	૦૦	૨૧	૦૦
			૨૬૦/૨	૦૦	૦૩	૬૦
			૨૫૮	૦૦	૦૧	૪૦
			૨૫૭	૦૦	૦૬	૦૦
			૨૨૨	૦૦	૦૦	૩૦
			૨૫૬/એ	૦૦	૧૮	૫૦
			૨૨૧	૦૦	૦૩	૨૫
			૨૫૦/૧	૦૦	૦૧	૫૦
			૨૫૦/૨	૦૦	૦૭	૦૦
			૨૨૫	૦૦	૩૫	૩૦
			૨૨૪/૧	૦૦	૦૧	૬૦
			૨૨૪/૨	૦૦	૧૧	૧૦
			૨૫૧	૦૦	૦૬	૭૦
			૨૧૪	૦૦	૧૧	૮૦
દાહોદ	દાહોદ	ખોડવા	૨૨/૨૧	૦૦	૦૮	૨૦
			૨૨/૧૭	૦૦	૦૧	૨૦
			૨૨/૪	૦૦	૦૩	૮૦
			૨૨/૮	૦૦	૦૩	૨૦
દાહોદ	દાહોદ	બોરવાણી	૨૩/૧૭	૦૦	૦૨	૦૦

અનુસુચી				રાજ્ય : ગુજરાત		
જિલ્લો	તાલુકો	ગામ	સર્વે નં/બ્લોક નં	એરીયા		
				હેક્ટર	આરે	ચો.મી.
૧	૨	૩	૪	૫	૬	૭
			૨૭	૦૦	૧૭	૭૦
			૩૦/૨	૦૦	૦૦	૮૫
			૩૭/૨	૦૦	૦૬	૫૫
			૩૬	૦૦	૦૨	૨૫
			૫૫	૦૦	૦૮	૧૦
			૫૬	૦૦	૧૮	૮૫
			૬૭/૧	૦૦	૦૦	૧૫
			૭૩	૦૦	૦૧	૫૫
			૭૪	૦૦	૦૧	૩૦
			૭૬	૦૦	૦૦	૬૦
			૮૦/૧	૦૦	૧૩	૦૦
			૮૦/૨	૦૦	૦૪	૮૦
			૮૫	૦૦	૦૦	૫૦
			૮૮	૦૦	૦૩	૪૫
			૧૦૭	૦૦	૦૪	૪૦
			૧૦૧/૨	૦૦	૦૦	૩૦
			૧૦૪/૩	૦૦	૦૨	૭૦
			૧૨૦/૧	૦૦	૦૮	૩૦
			૧૨૦/૨	૦૦	૧૬	૬૦
			૧૨૭/૩/૧	૦૦	૫૧	૧૦
			૧૨૭/૪	૦૦	૨૧	૫૦
			૧૨૮	૦૦	૦૪	૨૦
			૧૩૦/૧	૦૦	૧૮	૬૦
			૧૪૪/૧	૦૦	૭૮	૦૦
			૧૪૩	૦૦	૧૪	૩૫
દાહોદ	દાહોદ	છાપરી	૧૮૦/બ	૦૦	૧૦	૦૫
દાહોદ	દાહોદ	ખજુરી	૨૫/બ/૧	૦૦	૧૬	૬૫

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રાજેશ ઘોઘારી,
સરકારના સેક્શન અધિકારી,



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd December, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/150/CPI/1403/497/K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No.GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No. 344 the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
344	M/S Shilp Gravures Limited (Consumer No: 19671)	Rakanpur	Gandhinagar	Unit shall be permitted to utilize 800 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary to Government.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th December, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/151/CPI/1409/1981/K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No.GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No. 364 the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
364	M/S Aarti Industries Limited (Consumer No: 39652)	Jhagadia	Bharuch	Unit shall be permitted to utilize 950 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th December, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/152/CPI/1408/6230/K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No.GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No. 309 the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
309	M/S Aarti Fertilizers (Consumer No: 38345)	Vapi	Valsad	Unit shall be permitted to utilize 950 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government .



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 9th December, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/153/CPI/1407/1818/K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No.GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No. 198 the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
198	M/S Madhu Silica Pvt. Limited (Consumer No: 23724)	Chitra	Bhavanagar	Unit shall be permitted to utilize 400 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government,



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 9th December, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/154/CPI/1411/3689/K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No.GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No. 429 the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
429	M/S Madhu Silica Pvt. Limited (Unit-IV) (Consumer No: 23865)	Vartej	Bhavnagar	Unit shall be permitted to utilize 165 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 9th December, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/155/CPI/1409/3816/K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No.GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No. 436 the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
436	M/S Madhu Silica Pvt. Limited (Unit No. -III) (Consumer No: 23739)	Chitra	Bhavnagar	Unit shall be permitted to utilize 475 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary to Government.



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th December, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/156/CPI/1407/1750/K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No.GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No. 185 the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
185	M/S Bharat Foods Co-Operative Limited (Consumer No: 31415)	Mithirohar	Kutch	Unit shall be permitted to utilize 400 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th December, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/157/CPI/2013/1321/K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No.GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No. 454 the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
454	M/S Ginni Filaments Limited (Consumer No: 40767)	Panoli	Bharuch	Unit shall be permitted to utilize 4800 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.
This shall come into force with effect from the date of issue of this notification.				

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th December, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/158/CPI/1408/3777/K1:-In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No.GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993 as under :

In Schedule-II, for Sr. No. 404 the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Relaxation
404	M/S Parixit Industries Limited (Consumer No: 18311)	Iyava Ta-Sanand	Ahmedabad	Unit shall be permitted to utilize 1400 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,

Joint Secretary to Government



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URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th December, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No.GH/V/ 203 of 2014/DVP-1609-M-434-L:— WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Karjan Area Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/218 of 2005/DVP-1701-4566-L, dated.28.07.2005 (hereinafter referred to as "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14th, 9th Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/218 of 2005/DVP-1701-4566-L, dated.28.07.2005

The land bearing R.S.No. 576 (R.S.No. 576, 589/1, 589/2, 592) earmarked as A-B-C-D-E-F-A of village Karjan designated for "Agriculture Zone" shall be deleted from the said zone and land thus

released shall be designated for "Residential Zone" under section 12(2)(a) of the Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th December, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No.GH/V/204 of 2014/TPS-112013-4934-L:— WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No. 65 (Jagatpur-Tragad-Chandkheda-Chenpur-Ranip) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively)

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

1. While finalizing the said Draft Scheme, the Town Planning Officer shall :
 - a. Allot final plots in their original plots or in the near vicinity as far as possible.
 - b. Deduct the Govt. lands as well as private lands at par, with the average deduction.
 - c. Allot the separate original plot / final plot for State Govt. lands as per revenue records.
 - d. Estimate and include cost of scheme borne by appropriate Authority, under section 52(1)(iv), 77(1)(b) and 77(1)(g) of the said Act as well as determine the period within which the works provided in the scheme shall be completed by the appropriate authority.
 - e. Allot the separate original plot/final plot for excess lands declare under U.L.C. Act.
 - f. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation.
 - g. Correct form F, relevant maps and other matters.
 - h. Decide the ownerships, area and tenure as per the revenue records.
 - i. Verify the authenticity of buildings and layout, while allotting the final plot and show all the construction in the relevant maps.

- j. Increase the area for SEWSHS up to 5% of the Scheme area.
 - k. Provide sufficient approach to all final plots, from road having such width so that the development is permissible as per GDCR.
 - l. Maintain tanks and water bodies and give an approach to the water bodies. (Original Plot No.105)
 - m. As far as possible, reconstitute original plots in such a manner so that the telephone line, gas line or electricity line does not affect the final plots.
 - n. Decide the permissible uses in the final plots allotted for the Public Purpose in the consultation with the Appropriate Authority.
 - o. Modify the roads for the alignment and width in sync with town planning scheme and an adjoin area, existing road and development plan road.
 - p. Decide the percentage of beneficiary for allotted final plot to the appropriate authority with the consultation of appropriate authority.
 - q. Ensure that the use of final plot allotted to appropriate authority is in accordance with the zone.
 - r. Rectify the form-f to correctly indicate the ownership and tenure on the basis of relevant revenue records.
 - s. Modify the alignment of roads of this scheme, so that they are in sync with the roads of adjacent town planning scheme no.66.
2. For the Godrej Township area (herein after referred as said area) for calculation of cost of infrastructure and incremental contribution the following shall be consider:-
- a. As the infrastructure within the said area is to be provided by the land owners. Therefore cost with respect to clause (b), (c) and (d) of sub-section (3) of section 40 shall not be accrued. However for external connectivity @10% of the pro-rata cost shall be considered
 - b. The incremental contribution for the said area shall be decided considering "a" above
 - c. The appropriate authority shall carry out the calculation as per "a" and "b" above and prepare Form-G and Form-F and send it to the town planning officer.
 - d. The town planning officer shall consider the calculations sent by the appropriate authority as per "c" and finalize the scheme.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th December, 2014

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No.GH/V/205 of 2014/TPS-112012-1311-L:— WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/70 of 1992/TPS-1190-431(92)-L dated.08.04.1992 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.

27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 53 (Esanpur) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Municipal Corporation (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No. 53 (Esanpur) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:

- (a) Sanction the said Preliminary Scheme with modifications enumerated in schedule appended here to;
- (b) State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the said authority, during office hours on working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

SCHEDULE

1. The final plot no. 98, allotted in lieu of original plot no. 98, is modified as two separate final plot no. 98/1 and final plot no. 98/2, admeasuring as 491 sqmtr and 7415 sqmtr. respectively and the boundaries and location of which are shown in the accompanying plan and the following remarks is added in the remarks column of final plot no. 98/1 in Redistribution Statement

“ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમની કલમ-40(3)(i) ની જોગવાઈઓને આધીન ઉપયોગ/હેતુ મળવાપાત્ર બનશે.”
2. The area of the final plot no. 186 "Play Ground", allotted to the appropriate authority, is modified. The modified area shall be 536 sqmtrs and its modified boundaries are shown in the accompanying plan.
3. The purpose of garden for the final plot no. 187, allotted to the appropriate authority, is modified as "Neighborhood and Civic Centre".
4. The final plot no. 174 (Garden) is modified to become two final plot no. 174/1 and final plot no. 174/2, admeasuring respectively as 563 sqmtr. and 157 sqmtr. Both the final plots are allotted to the appropriate authority, for the purpose of "Neighborhood and Civic Centre" and the boundaries and location of which are shown in the accompanying plan.

Preliminary Scheme document, maps, redistribution statement shall be modified according to above.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.



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The Gujarat Government Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th November, 2014.

No. GHM-2014-140-M-STP-122014-1574-H-1: - In exercise of the power conferred by clause (a) of section 9 of the Gujarat Stamp Act, 1908 (Bom. LX of 1958) and powers conferred by section 78 of The Registration Act, 1908, the Government of Gujarat hereby remit the stamp duty and registration fee in respect of Re-registration Deed presented No. 10034, dated 03rd June, 2011 at Sub registrar Office, Surat-4 (Katargam).

Particular of Sale Deed No.10034, Date 03/06/2011 Consideration Rs.47,50,000/- (Fourty Seven Lacs and Fifty thousand Rupees only)

Seller : The Saraswat Co. Bank Limited through its authorized officer Mr. Ramesh G. Nepali

Purchaser : M/s Yogeshwar Diamond, on behalf of firm partner, Mr. Dineshbhai Kalubhai Kapopara

Property Details : Plot No. 9, Saurashtra Diamond Industrial Estate Bh, Umiyamata Temple, A. K. Road, Surat, Revenue Survey No. 372 paiki, T. P. Scheme No. 4 F.P. No. 54/A, Katargam, Taluka-Surat city, District-Surat.

By order and in the name of the Governor of Gujarat,

P. D. DHANDHUKIA,
Under Secretary to Government.



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The Gujarat Government Gazette

EXTRAORDINARY

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Vol. LV]

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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 20th December, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/207 of 2014/DVP-112013-4777-L:-WHEREAS the Ahmedabad Urban Development Authority (hereinafter referred to as "the said Authority") prepared and published a Draft Revised Development Plan with General Development Control Regulations (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limit under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated.11.02.2013.

AND WHEREAS the Government of Gujarat considered, it was necessary to make modifications (hereinafter referred to as "the said modifications") in the said Development Plan, which was submitted by the said authority to the State Government for sanction under section 16 of the said Act, 1976.

AND WHEREAS in exercise of the powers conferred by proviso to sub-clause(ii) of clause (a) of sub-section (1) of section 17 of the said Act, the Government of Gujarat published the said modifications under Government Notification, Urban Development and Urban Housing Department No. GH/V/88 of 2014/DVP-112013-4777-L, dtd.04.03.2014, in the Gujarat Government Gazette Ext. Part.IV-B dated.04.03.2014 on Page No.91-1 and 91-11 for inviting from any person, to submit suggestions or objections, if any with respect to the proposed modifications to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said modification in Government Gazette.

AND WHEREAS the Government of Gujarat has considered the suggestion and objection on merit;

NOW THEREFORE in exercise of the powers conferred by clause (c) of sub section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

- Finalize the said modification;
- Sanction the said Development Plan and the regulations thereto subject to the modifications so finalized and as set out in the Schedule appended hereto, and
- Specify that the final development plan shall come into force from the date of this notification;

SCHEDULE

Modifications in the Draft Revised Development Plan of Ahmedabad Urban Development Authority as finalized by the State Government.

- (1) Under clause (m) of sub-section (1) of section 12 of the Act, different provisions of the General Development Control Regulations are modified as here under:-
 - (a) In Regulation No. 1.1.1 (Pg.1), insert the word "Control" after the word general "development" and before the word "Regulation".
 - (b) In Chapter - 2 (Pg.2), the following words are added after the 2nd paragraph:-
"Wherever the definition specified hereunder occurs in the act or rules shall prevail upon those define under these regulations."
 - (c) The regulation no.2.30 is deleted.
 - (d) The content of regulation No. 2.66.6 (Pg.13), is substituted by the words "Means the total utilized FSI"
 - (e) In the Regulation No. 2.109 (Pg.19), in the title the words"" Neighbourhood and Civic Centre" to be substituted by "Neighborhood/Civic Centre"
 - (f) The content of regulation No. 2.140(i) (Pg.24), is substituted by the words "The provision of land for public purpose in a development plan, Town Planning Scheme as enumerated in the Act."
 - (g) In the Regulation No. 3.1 (Pg.35):-
 - i. The words " in or over any land" shall be added after the words "development activity" and before the words "without obtaining":
 - ii. The following words are deleted.
"Prerequisite to applying for a Development Permission shall be, having the land approved by the Competent Authority as 'Building-unit' or 'Building-units' "
 - (h) In regulation No. 4.1.1 (Pg.42): In first line, the words "Developer" shall be added after words "Architects" and 2nd line the words "Developer on Record (DOR)," shall be added after words "(AOR),".
 - (i) The following is added as new regulation no.4.8 after regulation no.4.7 (Pg.48):
"4.8. For the purpose of safety requirement for the building height Above 45 mtrs.

(1) **DEFINITION :-**

- (a) **"Committee" shall comprise of following :-**

1	Municipal Commissioner	Chairmen
2	Chief Executive Authority	Member
3	Head of the Fire Services of the relevant area	Member
4	Structural Engineer having the minimum qualification of Structural Expert	Member
5	Officer not below the rank of Superintendent engineer of design cell of Road and Building Department.	Member
6	Any other person decided by chairman	Member Secretary

- (b) Structure Design shall comprise of:-

- (i) report specifying the details of design, calculations, the codes which are followed, the specification of materials and other relevant required testimonials;
- (ii) Drawings;
- (iii) test reports.

- (c) "Structural Expert" means a person possessing:-

- (i) Master degree in structure design or its equivalent awarded by the recognized university;
- (ii) 15 years' experience in structural design of building and should have at least design 10 buildings having height more than 40 mtrs.

(d) "Site Supervisor" means a person possessing:-

- (i) Bachelor degree in Civil Engineering or its equivalent awarded by the recognized university;
- (ii) 10 years' experience in supervision of structural design implementation of building and should have at least supervised 10 buildings having height more than 40 mtrs.

(e) "Stage" means foundation, level or ground floor level or 1st floor or any other level including terrace slab and the completion.

(2) PROCEDURE

- (a) Along with the application for development permission the owner, in addition to the requirements of GDCR, shall submit the structure design and the audit report of structural expert
 - (b) The audit report submitted under sub-rule (1) shall be the report of the structure expert certifying that structure design submitted complies with the relevant provisions of codes/standards applicable for the purpose of design.
 - (c) Before the issue of development permission, the committee shall review the structure design and the audit report.
 - (d) During the erection of the building the owner or the developer as the case may be shall in addition to whatever specified in GDCR shall appoint a site supervisor.
 - (e) The site supervisor, at each stage, shall give his report specifying that the erection carried out is in conformity with the structure design as audited by the structural expert.
 - (f) The owner or the developer as the case may be shall along with other requirement of GDCR, at the completion of each stage shall submit to the competent authority the report of site supervisor.
- (3) The front marginal space shall be kept at ground level and no construction or erection shall be done which may become an obstacle to parking.
- (4) For the Purpose of Security CCTV Cameras, Public Address System and the Control Room have to be provided.
- (5) The measures taken for Security and Fire Safety shall be reviewed yearly by the Ahmedabad Municipal Corporation."
- (j) In Regulation No. 5.1.1 (Pg.49) the word "building" is substituted by the words "building units/land"
 - (k) In Regulation No. 5.1.2 (Pg.49), the words "Development permission" substituted by the word "Scrutiny"
 - (l) In Regulation No. 6.5.2 (Pg.55), the following words are to be deleted.
"The date for grant of development permission shall be considered from the receipt of payment of scrutiny fees."
 - (m) The chapter-8 shall be deleted. (Pg.58)
 - (n) In Regulation No.9.1 (Pg.60), (Title) the word "Definition" is substituted by "Concept"
 - (o) In Regulation No.9.3 (Pg.69), use classification table, at each sr.no.31 & 32 in column uses the table the words added at end "or any development activity carried out by appropriate authority for public purpose"
 - (p) In Regulation No. 9.2. Zoning Table (Pg. 63 to 67):-
 - i. The words "clause (a) of sub-section (2) of section 12" are inserted in each column "Use Zone" at serial no. 1 to 7, 9, 10,12,16 to 21 at the end.
 - ii. The words "clause (a), clause (d), clause (e) and clause (g) of sub-section (2) of section 12" are inserted in each column "Use Zone" at serial no.8 at the end.

- iii. The words "clause (a) & clause (k) of sub-section (2) of section 12" are inserted in each column "Use Zone" at serial no.13 at the end.
- iv. The words "Mercantile-2 & 3 and Assembly- 3" are inserted in column "permissible uses" at serial no.9 at the end.
- v. The words "Mercantile-1 & Dwelling-1" to be deleted in column "permissible uses" at each serial no.17 & 18 at the end.
- vi. The following shall be added as proviso in column "permissible uses" at each serial no.17 & 18.

"Provided that, service apartment, bread and breakfast, guest house, hotel, motel, lodging and boarding shall not be permitted. However Farm Houses specifically to be used for purpose of farming shall be allowed on a building unit having a minimum area of 4000 sqmtrs."

- vii. The following shall be added as sr.no.21A Restricted Agriculture Zone (A3).

Sr. No.	Use Zone	Code	FSI- Permissible (Base)	FSI- Chargeable	FSI- Maximum Permissible	Permissible Uses
21A	Restricted Agriculture Zone (Regulation no.17.0) (clause (c) of sub- section (2) of section 12)	A3	As specified in regulation no. 17.0	Nil	As per base FSI	Zoo and Botanical Garden and Any activity under take by under taken Government for infrastructure.

- viii. In Sr. no.14, the words "Residential Affordable Housing Zone" shall be substituted by "Residential Affordable Housing Zone-1" in column of "Use Zone" and "RAH" occurring in column "Code", "FSI Permissible (Base)", "FSI Chargeable", "FSI- Maximum Permissible" shall be substituted by "RAH-1".

- ix. The Content of sr. no. 11 & 15 is deleted.

- (q) In Regulation No. 10.2 (Pg.72), the content of sub-clause 2 is substituted by the words "Amalgamation shall be permitted and in such cases 10% of the land shall be kept open on the road side."
- (r) In Regulation No. 10.3.2 (Pg.72), in the table of sub-clause (1), the words "Up to 12 mtr." is substituted by "less than 12 mtr" at sr. no. 1 in column "Road width"
- (s) In Regulation No. 11.1 (Pg.78), the content of sub-clause 2 is substituted by the words "Amalgamation shall be permitted and in such cases 10% of the land shall be kept open on the road side."
- (t) In Regulation No. 13.3.5 (Pg.86), the content of sub-clause no.4 & 5 are deleted.
- (u) In Regulation No. 13.5.1 (Pg.86), the following proviso shall be added below the table:-
"Provided that, if the height of the building is more than 45 mtrs, the provision of regulation no. 4.8 shall also be applicable."
- (v) In Regulation No. 13.6.5 (Pg.90), the following note is added below the table:
"Note: for building unit area above 500 sqmtr the minimum side and rear margin shall be as per clause no.13.6.7"
- (w) In Regulation No. 13.6.7 (Pg.91):- In the title the words "and Building Units with area above 500 sqmtr" are deleted, and the table is substituted by following:

No.	Area of the Building Unit	Building Height	Required margin (in mts.)
1	Upto 750 sqmtrs.	Up to 25 mtrs.	3.0
2	More than 750 sq.mts.	Up to 15 mtrs.	3.0
		Above 15 mtrs and up to 25 mtrs.	4.0
		Above 25 mtrs and up to 45 mtrs.	6.0
		Above 45 mts and up to 70 mtrs.	8.0

- (x) In Regulation No. 13.6.8 clause 3 (Pg.91),
- The words "In case of required margin is not provided than" is added before the words "the length".
 - the words "50%" shall be replaced by "25%"
- (y) In Regulation No. 13.6.10.1 (Pg.91), the words "For Dwelling-1 and Dwelling-2" is substituted by "For Dwelling-1 and Dwelling-2 (Except Row House, Cottage Industries and Pre Schools"
- (z) In Regulation No. 13.6.10.8 (Pg.92), the words "and vehicular ramp leading to basement" & "(7) and" after the words "such as substation" and before the words "(as per regulation" are deleted.
- (aa) In Regulation No. 13.9.1 (Pg.95), in the table, in column "use" at sr.no.2 the words "and Logistic" to be added.
- (bb) In Regulation No. 13.9.2.4 (Pg.95), the words "ramp to basement parking" after the word "security cabin" and before the words "community/society" shall be deleted.
- (cc) In Regulation No. 13.10 (Pg.97):-
- In the note 1 under the parking table, the words "as per regulation" shall be added after the word "additional parking"
 - In the note 2 under the parking table, shall be substituted as under;

"2. Building unit having area upto 750 sqmts shall be permitted to provide as per regulation of the utilized FSI area for parking in the place of 50% for uses as mentioned in the above table.

3. Building unit having area above 750 sqmts and up to 2000 sqmts shall be permitted to provide 40% of the utilized FSI area for parking in the place of 50% for uses as mentioned in the above table."
 - In column "minimum parking requirement" of the table at sr. no. 6 the words "Primary schools "to be substituted by" Primary & Pre schools"
- (dd) In Regulation No. 13.10.1 (Pg.98), the following proviso in sub-clause no.8
- "Provided that, parking shall be allowed in any road side margin having building unit area upto 750 sqmtrs"
- (ee) In Regulation No. 13.11.1 (Pg.98), the figure "1.5" is substituted by "3.0" in sub clause no.2.
- (ff) The content of regulation No. 13.1.2 (Pg.82) is replaced By the following: -
- (1) Definition:
- "Textile Operations" means operations like spinning, weaving, winding, warping, sizing, processing and garment making, yarns, fabric making.
 - "Closed Textiles Mill/s" means textile mills registered under the companies Act or included in the list of textile mills which forms the part of Chief Justice Miyabhoy Committee report or those mills where the property records or the revenue or such other government records which certify that such mill is assessed as textile mill and had textile operations.
 - "Closed Textile Mill Land" means such land which as per revenue records/city survey records is used for closed textile mill.

(2) Permissible Uses & FSI in Closed Textile Mill Zone (CZ) shall be as per:

a. Base Zone: Industrial- General Zone (IG), with its respective uses and FSI as specified in Regulation 9.2.9.

b. Uses as per Knowledge and Institutional Zone (KZ) and Residential Affordable Housing (RAH) with respective permissible FSI specified as under:-

No.	Proposed Used	Base FSI	Additional Chargeable FSI @ 40% of jantary rate	
			With in TOZ	Outside TOZ
1	Knowledge Zone (KZ) & Residential Affordable Housing (R-AH)	1.8	2.2	0.9

c. For all closed textile mills, wherein the variation is made under section 19 vide different notifications published on different dates, before 11.02.2013 (the date of publishing under section 13), the use and FSI shall be applicable as sanctioned in relevant notifications, in any cases either the development permission has been granted or not.

(3) When Permissible uses Dwelling -1,2 & 3 are allowed on closed Textile Mill Zone (CZ) under KZ or RAH, certification shall be required from Gujarat Pollution Control Board.

(4) In the land of closed textile mills, for the any development permission, any owners/ applicants intending to develop such land for any purpose shall contribute to the competent authority, land admeasure an aggregate of 40% the portion of plot/ building unit/ final plot for which development permission is sought.

(gg) In Regulation No. 14.1. (Pg.101):-

i. the content of sub-rule a shall be substituted by the following:-

"Definition:- Residential Affordable Housing Zone "RAH means the area falling within shown in brown hatch in the land use plan and it shall be considered as a condition for residential zone of specific category under section 12(2)(m)."

and the following shall be added as sub-rule a (i)

" Definition:- Residential Affordable Housing Zone-1 "RAH-1 means the area shown in the land use plan as per the legend and it shall be considered as a residential zone of specific category under section 12(2)(m). and not a overlay zone"

ii. the following words shall be added at the end of the provision of sub-clause-f

"However in no case the density shall increase 600 dwelling unit per hector"

(hh) The following is added as new regulation no. 14.12

"14.12 The owners / applicant shall have an options to carry out development in under the urban development department's affordable housing policy also. However under such policy development shall not be permitted in Gamtal (CW), Gamtal Extension (GME), Residential Zone-III (R-3), Industrial Zone Genearl (IG), Industrial Zone Special (IS), Knowledge and Educational Zone (KZ), Logistics Zone (L), General Agriculture Zone (A1), Prime Agriculture Zone (A2), Restricted Agriculture Zone (A3), Special Plan Area Development Zone - Sabarmati River Front Development (SPD-1), Special Plan Area Development Zone- Science Park (SPD-2), and Special Plan Area Development Zone - Gandhiashram Special Development Area (SPD-3) and any other zone having FSI less than 1.0."

(ii) In Regulation No. 15.1. (Pg.105):-

i. the content of sub-clause a shall be substituted by the following:-

"Definition:- Transit Oriented Zone (TOZ) means the area falling within Blue Dotted Verge shown in the sanctioned land use plan and shall be consider as a condition for high density development under section 12(2)(m). Moreover the appropriate authority shall make a proposal under relevant provision of law for sanctioning to the government demarcating the boundaries where benefits of TOZ have to be provided in on account of all future projects."

- (jj) The following shall be added as a new regulation no.15.1.A.

"To ensure that, in TOZ high density development is achieved in planned manner development permission for higher FSI shall only be granted if the land under consideration is a part of any local area plan prepared by Ahmedabad Urban Development Authority and appropriate authority seek approval of such local area plan from the government."

- (kk) The following shall be added as a new regulation no.16.1.A.

"To ensure that, in CBD high density development is achieved in planned manner development permission for higher FSI shall only be granted if the land under consideration is a part of any local area plan prepared by Ahmedabad Urban Development Authority and appropriate authority seek approval of such local area plan from the government."

- (ll) In Chapter 17 wherever the word "detached dwelling Unit" occurred shall be substituted by "Farm House".

- (mm) In Regulation No. 17.1.4 (Pg.109), In the tables

- i. At each sr.no.2 the words "Minimum area any block/survey no./Hissa No./FP No. shall be 5000 sqmtr. Except Public Utility & Public Institutions" shall be added in "remarks" column.
- ii. At each sr.no.3 and 4 the words "Minimum area any block/survey no./Hissa No./ FP No. shall be 5000 sqmtr. Except Public Utility & Public Institutions" shall be added in "remarks" column.
- iii. sr.no. 4 is deleted.

- (nn) In Regulation No. 17.2.4 (Pg.110), In the table:-

- i. At each sr. no. 1 the words "Minimum area any block/survey no./Hissa No./FP No. shall be 5000 sqmtr. for Agriculture-1 Use" shall be added in "remarks" column.
- ii. At each sr.no.2 the words "Minimum area any block/survey no./Hissa No./ FP No. shall be 5000 sqmtr. Except Public Utility & Public Institutions " shall be added in "remarks" column.

- (oo) In Regulation No. 23.1.15.1.a (Pg.152):- In the table the column ""Minimum width of ramp(meters)" and the row "car" the figure "3.25" is substituted by "3.0"

- (pp) In Regulation No. 23.1.15.1.e (Pg.152):- In the table, the column "area of parking in basement" the figure "600" is substituted by "750" and in the column "width of ramp" of 1st row the figure "3.25" is substituted by "3.0"

- (qq) In Regulation No. 24.21 (Pg.176): the words "and building unit area above 750 sqmtrs shall be added after the words "less than 45 mtrs" and before the words "an underground water tank"

- (rr) In Schedule-3 (Pg. 205):

- i. In the title the 1st words "Development Permission" shall be deleted.
- ii. Insert subtitle as (A) as "Scrutiny Fee" before the sr. no. 1 and Sr.No.5 is substituted by (B) and the words is added as subtitle (C) "Other charges/Fees" and the following provision is added under the sub-title (C)
"Other charges/Fees shall be levied under the provisions of other Act and or instructed by State Government"

- (ss) In Schedule-6 (Pg. 214):

- i. In Sr.No. 1 a the words "twenty" is substituted by "Fifteen"
- ii. In Sr.No. 1 b the words "fifteen" is substituted by "ten"
- iii. In Sr.No. 1 c the words "ten" is substituted by "five"
- iv. In Sr.No. 1 d the words "four" is substituted by "twice"

- (tt) In Schedule-7 (Pg.217): the 2nd table in the sr.no.4 is substituted by below table.

No.	Building Category	Minimum Qualifications	Minimum Experience
1	Height up to 25 mtrs	Diploma in Engineering	7 Years
		B.E.	3 Years
2	Height more than 25 mtrs and upto 45 mtrs.	B.E.	5 Years
3	Height more than 45 mtrs and upto 70 mtrs.	B.E.	7 Years
4	Height more 70 mtrs.	B.E.	10 Years

(uu) In Schedule-9 (Pg.218): In the table sr.no.5 in column "Fees" add the following words "Or scrutiny fees payable as per schedule-3, whichever is higher".

(vv) In Schedule-13 (Pg.220): the words "1. Lower basement slab level" shall be added after the the word "Form-11" and accordance to that, modify the all serial numbers.

(ww) In Schedule-16 (Pg.221): the words "Fifteen" is substituted by the words "four"

(xx) In the clause: 24.2.1 (pg.185): right mark is added in the coloumn no. 6 to 10 at sr.no.22 of the table.

(yy) The content of regulation no.12.1 is replaced by the following :-

12.1 Permissible Use:

(1) The type of uses permissible in building unit shall be regulated according to the zoning table in planning regulation 9.2 and as per width of the road and as mentioned in planning regulation no.13.1.3 and 13.1.4 except industrial uses.

(2) The permissible uses as provided in rule no.1 above shall be allowed in areas prescribed hereunder:-

- gamtal extension designated in the development plan;
- within 400 mtrs. of the periphery of the gamtal with population more than 5000 and is declared under the provisions of land revenue code.
- within 300 mtrs. of the periphery of the gamtal with population 5000 or less and is declared under the provisions of land revenue code.

- (2) As shown in the accompanying plan, for the following Villages, the land designated in the development plan is released from the relevant zone and the land thus released is designated for Gamtal Extension under section 12(2)(a) of the said Act.

Villages : Vadsar, Adraj, Kanij, Unava, Titoda, Vanch, Vansajada, Mahij, Harnivav, Chhala, Jetalpur, Khoraj(Gandhinagar), Bhuvaldi, Devki Vansol, Arsodiya (Ct), Kanbha-Kujad, Sansoli, Kathwada, Dodar, lyava, Rancharada, Bhoyan Rathod, Merda, Nasmed, Dhanap, Pardhol, Isanpur Mota, Karsanpura, Lali, Mahudara, Manipur, Chharodi, Fuletra, Bidaj, Raska, Vadavi, Sojali, Kachhai, Palsana, Vamaj, Dhanaj, Nandoli, Ranasan, Dantali(Gandhinagar), Nenpur, Jhaloda, Jamiyatpur, Vira Talavadi, Khoraj(Sanand), Piyaj, Sankhej, Pratappura, Jaspur, Magodi, Enasan, Chekhla, Hirapur, Sugad, Areri, Nidhrad, Telav, Anadej, Amsaran, Khatraj-Kalol, Lambha-Laxmipura, Devdi-Istonabad-Gamdi-Chosar, Rakanpur-Santej, Godhavi, Piplaj, Bhada, Shilaj,

- (3) As shown in the accompanying plan, (Sheet No.42), the alignment A1-B1-C1 of 45.00 mtr wide road of Village Shedfa & Vadavi is modified as A1-B2-C1 under section 12(2)(d) of the said Act, and the land thus released because of the change in alignment shall be designated in the adjacent zone under section 12(2)(a) of the said Act.
- (4) As shown in the accompanying plan, (Sheet No.61, 62, 76, 77) from the land included in Pocket-P1 of Village Gota (marked as blue verge), those land designated for Industrial Zone General (IG), shall be released from the relevant zone and land thus released shall be designated for "Residential Zone I (R1)" under section 12(2)(a) of the accompanying plan.
- (5) As shown in the accompanying plan, (Sheet No.63) from the land included in Pocket-P1 of Village Koteshwar (marked as blue verge), those land designated for "General Agriculture Zone (A1)", shall be released from the respective zone and land thus released shall be designated for "Residential Zone-I (R-1)" under section 12(2)(a) of the accompanying plan.
- (6) As shown in the accompanying plan, (Sheet No.74) from the land included in Pocket-P1 of Village Rancharda (marked as blue verge), those land designated for "General Agriculture Zone (A1)", shall be

released from the respective zone and land thus released shall be designated for "Gamtal (GM)" under section 12(2)(a) of the accompanying plan.

- (7) As shown in the accompanying plan, (Sheet No.74), the alignment A1-B1-C1 of 90.00 mtr. wide road is modified as A1-B2-C1 under section 12(2)(d) of the said Act, and the land thus released because of the change in alignment shall be designated in the adjacent zone under section 12(2)(a) of the said Act
- (8) As shown in the accompanying plan, (Sheet No.75) from the land included in Pocket-P1 of Village Rancharda (marked as blue verge), those land designated for "General Agriculture Zone (AI)", shall be released from the respective zone and land thus released shall be designated for "Gamtal (GM)" under section 12(2)(a) of the accompanying plan.
- (9) As shown in the accompanying plan, (Sheet No.75) from the land included in Pocket-P1 of Village Bhadaj (marked as blue verge), those land designated for "General Agriculture Zone", shall be released from the respective zone and land thus released shall be designated for "Residential Zone III (R3)" under section 12(2)(a) of the accompanying plan.
- (10) As shown in the accompanying plan, (Sheet No.75, 89) from the land included in Pocket-P2 of Village Shilaj (marked as blue verge), those land designated for "General Agriculture Zone (AI)", shall be released from the respective zone and land thus released shall be designated for "Residential Zone III (R3)" under section 12(2)(a) of the accompanying plan.
- (11) As shown in the accompanying plan, (Sheet No.75), the alignment A1-B1-C1 of 36.00 mtr. wide road is proposed under section 12(2)(d) of the said Act.
- (12) As shown in the accompanying plan, (Sheet No.89), the alignment A1-B1 of Sardar Patel Ring Road along with 12 mtr service road on either side shall be as per the sanctioned draft Town Planning Scheme which is shown as per accompanying plan A1 under section 12(2)(d) of the said Act, and the land thus released because of the change in alignment shall be designated in the adjacent zone under section 12(2)(a) of the said Act.
- (13) As shown in the accompanying plan, (Sheet No.90), the width of C1-D1-E1 of Village Thaltej & Memnagar, 30.00 mtr wide road is modified as 24 mtr. under section 12(2)(d) of the said Act and the land thus released because of the change in alignment shall be designated in the adjacent zone under section 12(2)(a) of the said Act.
- (14) As shown in the accompanying plan, (Sheet No.93) from the land included in Pocket-P1 of Village Asarwa & Saijpur bogha (marked as blue verge), those land designated for "Industrial Zone Special (IS)" and "Industrial Zone General (IG)" shall be released from the respective zone and land thus released shall be designated for "Residential Zone I (RI)" under section 12(2)(a) of the accompanying plan.
- (15) As shown in the accompanying plan, (Sheet No.102, 116) from the land included in Pocket-P1 of Village Sanad (marked as blue verge), those land designated for "General Agriculture Zone (AI)" shall be released from the respective zone and land thus released shall be designated for "Residential Zone II (R2)" under section 12(2)(a) of the accompanying plan.
- (16) As shown in the accompanying plan, (Sheet No.107) from the land included in Pocket-P1 of Village Vastral & Ramol (marked as blue verge), those land designated for "Industrial Zone General (IG)" shall be released from the respective zone and land thus released shall be designated for "Residential Zone I (RI)" under section 12(2)(a) of the accompanying plan.
- (17) As shown in the accompanying plan, (Sheet No.108) from the land included in Pocket-P1 of Village Bhuvaldi & Singarva (marked as blue verge), those land designated for "General Agriculture Zone (AI)" shall be released from the respective zone and land thus released shall be designated for "Industrial Zone General (IG)" under section 12(2)(a) of the accompanying plan.
- (18) As shown in the accompanying plan, (Sheet No.128 & 129) from the land included in Pocket-P1 of Village Laxmipura & Vatva (marked as blue verge), those land designated for "Industrial Zone General (IG)" shall be released from the respective zone and land thus released shall be designated for "Residential Zone I (RI)" under section 12(2)(a) of the accompanying plan.
- (19) As shown in the accompanying plan, (Sheet No.129) from the land included in Pocket-P2 & P3 of Village Narol & Vatva (marked as blue verge), those land designated for "Residential Zone I (RI)" shall be released from the respective zone and land thus released shall be designated for "Industrial Zone General (IG)" under section 12(2)(a) of the accompanying plan.
- (20) As shown in the accompanying plan, (Sheet No.105), the alignment A1-B1 of Village Paldi 12.00 mtr wide road is modified as A1-C1 under section 12(2)(d) of the said Act, and the land thus released

because of the change in alignment shall be designated in the adjacent zone under section 12(2)(a) of the said Act.

- (21) As shown in the accompanying plan, (Sheet No.94) from the land included in Pocket-P1 of Village Kathwada (marked as blue verge), those land designated for "Industrial Zone General (IG)" shall be released from the respective zone and land thus released shall be designated for "Residential Zone I (RI)" under section 12(2)(a) of the accompanying plan.
- (22) As shown in the accompanying plan, (Sheet No.115) from the land included in Pocket-P1 of Village Sanand (marked as blue verge), those land designated for "General Agriculture Zone (AI)" shall be released from the respective zone and land thus released shall be designated for "Residential Zone I (RI)" under section 12(2)(a) of the accompanying plan.
- (23) As shown in the accompanying plan, (Sheet No. 33), the alignment A1-A2 of 90.0 mtr wide road passing through Motibhoyan, Sabaspur is modified as B1-B2 under section 12(2)(d) of the said Act, and the land thus released because of the change in alignment shall be designated in the adjacent zone under section 12(2)(a) of the said Act.
- (24) As shown in the accompanying plan, (Sheet No. 44), the alignment A1-A2 of 90.0 mtr wide road passing through Motibhoyan, Vadsar, Khatraj, Santej is modified as B1-B2 under section 12(2)(d) of the said Act, and the land thus released because of the change in alignment shall be designated in the adjacent zone under section 12(2)(a) of the said Act.
- (25) As shown in the accompanying plan, (Sheet No. 59), the alignment A1-A2 of 90.0 mtr wide road passing through Khatraj, Santej, Sanavad, Ranchodpura is modified as B1-B2 under section 12(2)(d) of the said Act, and the land thus released because of the change in alignment shall be designated in the adjacent zone under section 12(2)(a) of the said Act.
- (26) As shown in the accompanying plan, (Sheet No. 74), the alignment A1-A2 of 90.0 mtr wide road passing through Ranchodpura, Ranchandra, Unali, Nasmed is modified as B1-B2 under section 12(2)(d) of the said Act, and the land thus released because of the change in alignment shall be designated in the adjacent zone under section 12(2)(a) of the said Act.
- (27) As shown in the accompanying plan, (Sheet No. 74), the alignment Y1-Y2 of 30.0 mtr wide road passing through Nasmed is modified as Y1-Y3 under section 12(2)(d) of the said Act, and the land thus released because of the change in alignment shall be designated in the adjacent zone under section 12(2)(a) of the said Act.
- (28) As shown in the accompanying plan, (Sheet No. 59), the alignment X1-X2 of 18 mtr wide road passing through Village Santej, Ranchodpura is proposed under section 12(2)(d) of the said Act.
- (29) As shown in the accompanying plan, (Sheet No. 60), the alignment X1-X2 of 18 mtr wide road passing through Village Santej is proposed under section 12(2)(d) of the said Act.
- (30) As shown in the accompanying plan, (Sheet No. 75), the alignment X1-X2 of 18 mtr wide road passing through Village Bhadaj, Rakanpur, Santej is proposed under section 12(2)(d) of the said Act.
- (31) As shown in accompanying plan (in the relevant Sheet No.) the Transit Oriented Zone (TOZ) is demarcated in Blue dotted Verge and that shown in hatch is deleted.
- (32) As shown in the accompanying plan, (Sheet No. 88, 89, 102, 103) from the land included in Pocket-H1 of Village Ghuma and Shela, those land designated for "General Agriculture Zone (AI)" shall be released from the respective zone and land thus released shall be designated for "Residential Affordable Housing I (RAH1)" under section 12(2)(a) of the accompanying plan.
- (33) As shown in the accompanying plan, (Sheet No. 43, 44, 59, 60, 75) from the land included in Pocket-11 of Village Rakanpur, Santej, Khatraj, Vadsar, Karoli, Bhoyanmoti, Jethlaj, Bhadaj, those land designated for "General Agriculture Zone (AI)" shall be released from the respective zone and land thus released shall be designated for "Industrial Zone General (IG)" under section 12(2)(a) of the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 20th December, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/208 of 2014/TPS-122014-2667-L:-WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/148 of 1997/TPS-1296-415-L, dated.16.12.1997, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No.2 (Bhayli) (hereinafter referred to as "the said Draft Scheme") submitted by the Vadodara Urban Development Authority; (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/24 of 2014/TPS-1213-2460-L dated.29.01.2014 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No. 2 (Bhayli).

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 2 (Bhayli) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section 64 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said Authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 20th December, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/209 2012/DVP-312012-147-L:-WHEREAS, the Chhaya Area Development Authority (Chhaya Nagarpalika) (hereinafter referred to as "the said Authority") prepared and published a Draft Development Plan with General Development Control Regulations (hereinafter referred to as "the said Development Plan") in respect of the lands included within its limits under the provisions of Section 13(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") Notice regarding publication of the said Development Plan for calling objection or suggestion, if any, with respect to the said Development Plan was published in the Part II Miscellaneous and Advertisements section of the Gujarat Government Gazette on dated 12.05.2011.

AND WHEREAS, the said Authority submitted the said Development Plan under sub section (1) of section 16 of the said Act to the Government of Gujarat for sanction;

NOW THEREFORE, in exercise of the powers conferred by sub clause (ii) of clause (a) of sub-section (1) of section 17 of the said Act 1976, the Government of Gujarat here by;

Return the said Development Plan directing the said authority that:-

- a. with respect to those lands which are low-lying, it may carryout necessary survey and only thereafter decide the use under section 12; and
- b. prepare fresh development plan considering "a "above and submit the said to the state government after following the provision of said Act.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

ORDER

Sachivalaya, Gandhinagar, 22nd October, 2014

INDIAN STAMP ACT, 1899

No.GHM-2014-126-M-STP-122014-1353-H-1.-In exercise of the power conferred by clause(b) of sub-section (2) of section 9 of the Indian Stamp Act 1899, the State Government hereby amends Government Order Revenue Department No. GHM-2014-98-M-STP-122014-1353-H.1 dated 11th July, 2014 as follows namely:

In the said order, for the word "Gandhidham" the word "Anjar" shall be substituted.

By order and in the name of the Governor of Gujarat,

P. D. DHANDHUKIYA,
Under Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 9th December, 2014.

GUJARAT SLUM AREAS (IMPROVEMENT, CLEARANCE AND REDEVELOPMENT) ACT, 1973.

No.: GH/200/2014/PRC/10-2013/783(I)/TH:- The Government of Gujarat has authorized the State Level prescribed Authority vide Government Notification, Urban Development and Urban Housing Department No. GH/170/2013/PRC/783(1)TH, dated the 30th August, 2013 under SCHEDULE III to exercise the powers of the State Government vested in it under sub-section (I) of section (3) of the said Act.

In the said notification of SCHEDULE III the following SCHEDULE shall be substituted as under:-

SCHEDULE - III

State level Prescribed Authority

Sr. No.	Minister/Office bearers/Officials/others	Designation
1.	Hon'ble Chief Minister, Gujarat State.	Chairperson
2.	Hon'ble Minister of State, for Urban Housing Department.	Vice-Chairman
3.	The Principal Secretary, Urban Development & Urban Housing Department	Official Member
4.	The Principal Secretary, Finance Department.	Official Member
5.	The Principal Secretary, Revenue Department.	Official Member
6.	The Principal Secretary, Forest and Environment Department	Official Member
7.	The Secretary (Housing), Urban Development and Urban Housing Department	Member Secretary cum CEA
8.	Mayor, Ahmedabad Municipal Corporation	Non-Official Member
9.	Chairman Housing / Slum, Committee Surat Municipal Corporation, Surat.	Non-Official Member
10.	Dr. Bimal Patel, President- CEPT University, as and an Expert in Urban Housing.	Non-Official Member

Sr. No.	Minister/Office bearers/Officials/others	Designation
11.	Shri Suresh D.Patel, Chairman, CREDAI Gujarat and Shri Jaxay Shah, Vice Precedent CREDAI, Gujarat. (Two members representing civil society/ social organization and Representative of CREDAI/ NAREDCO having expertise in Affordable Housing as nominated by the State Government)	Nominated Member
12.	One member, to be co-opted by the Board	Non-Official Member

By order and in the name of the Governor of Gujarat,

A. K. SHARMA,
Under Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

EDUCATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th December, 2014.

The Gujarat private Universities (Second Amendment) Act, 2014.

No. GH/SH/31/EPU/2014/37/KH-1.- In exercise of the powers conferred by the sub-section (2) of Section-1, of the Gujarat Private Universities (Second Amendment) Act, 2014 (Guj.Act No. 25 of 2014), (hereinafter referred to as "the said Act"), the Government of Gujarat hereby appoints the 18th December, 2014 as the date on which the said Act shall come into force.

By order and in the name of the Governor of Gujarat,

N. J. JANI,
Under Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th December, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/212 of 2014/DVP-272011-5286-L:--WHEREAS the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make variation in the Development Plan of Visnagar Area Development Authority, sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/85 of 1996/DVP-2793-3242-L, dated.18.06.1996 (hereinafter referred to as* "the said Development Plan" and "the said Authority")

NOW THEREFORE, in exercise of the power conferred by of section 19(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Government of Gujarat hereby: -

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and;
4. Calls upon any person to submit suggestion or objection, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Block No. 14th, 9th Floor, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of the publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the said Development Plan of the said Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/85 of 1996/DVP-2793-3242-L, dated.18.06.1996. The land bearing R.S.No.2279 of village Visnagar designated for "Agriculture Zone" shall be deleted from the said zone and the land thus released shall be designated for "Residential Zone" under section 12 (2) (a) of the said Act as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 24th December, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/ 213 of 2014/TPS-112013-2621-L:- WHEREAS, under section 41(1) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No. 229 (Jaspur-Khodiyar) (hereinafter referred to as "the said Act", "the said Authority" and "the said Draft Scheme" respectively).

AND WHEREAS, under section 42(1) of the said Act, the said Authority made and published, duly in the prescribed manner in respect of the area included in the said Draft Scheme.

AND WHEREAS, after taking into consideration, objection or suggestion received by the said Authority, the said Authority submitted the said Draft Scheme to the State Government for sanction under section 48(1) of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 48(2) of the said Act, the Government of Gujarat hereby:-

- (a) Sanction the said Draft Scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) State that the said Draft Scheme shall be kept open for inspection by the public, at the office of the Authority, during office hours on all working days.

SCHEDULE

While finalizing the said Draft Scheme, the Town Planning Officer shall:

1. Allot final plots in their original plots or in the near vicinity as far as possible, (original plot no. 5, 328, 342).
2. Deduct the Govt. lands as well as private lands at par, with the average deduction.
3. Allot the separate original plot / final plot for State Govt. lands as per revenue records.
4. Estimate and include cost of scheme borne by appropriate Authority, under section 52(1)(iv), 77(1)(b) and 77(1)(g) of the said Act as well as determine the period within which the works provided in the scheme shall be completed by the appropriate authority.
5. Allot the separate original plot/final plot for excess lands declare under U.L.C. Act.
6. Carve out the final plots in regular shapes, useable and buildable as per the provisions of the General Development Control Regulation.
7. Correct form F, relevant maps and other matters.
8. Decide the ownerships, area and tenure as per the revenue records.
9. Verify the authenticity of buildings and layout, while allotting the final plot and show all the construction in the relevant maps.
10. Increase the area for SEWSHS up to 5% of the Scheme area.
11. Provide sufficient approach to all final plots, from road having such width so that the development is permissible as per GDCR.
12. Maintain tanks and water bodies and give an approach to the water bodies. (Case No.298, original plot no.30, 342, 328, 370/1, 370/2, 395)
13. As far as possible, reconstitute original plots in such a manner so that the telephone line, gas line or electricity line does not affect the final plots.
14. Decide the permissible uses in the final plots allotted for the Public Purpose in the consultation with the Appropriate Authority.
15. Modify the roads for the alignment and width in sync with town planning scheme and an adjoin area, existing road and development plan road.
16. Decide the percentage of beneficiary for allotted final plot to the appropriate authority with the consultation of appropriate authority.

17. Ensure that the use of final plot allotted to appropriate authority is in accordance with the zone.
18. Rectify the form-f to correctly indicate the ownership and tenure on the basis of relevant revenue records. (Case No.264).
19. Ensure that the final plot allotted in lieu of original plot in accordance to zone as per development plan and in the same village.
20. Verify the calculation of form -G (Cost of Works) and rectify accordingly.
21. Ensure that, the final plot allotted in lieu of original plot no. 4 (Crematorium) and 102 is allotted in the land of original plot only.
22. Verify the ownership based on revenue records for the land belonging to Sardar Sarovar and thereafter identify separate original plot and than allot separate final plot.
23. Delete the remark “હાલે મંજુર થયેલ વિકાસ યોજનાની દરખાસ્તના ઝોનીંગ રેગ્યુલેશન તથા પ્રવર્તમાન જી.ડી.સી.આર. ની જોગવાઈઓને ધ્યાને લઈને લઈ કપાત કરેલ છે. જેમાં ઝોનીંગ અને જી.ડી.સી.આર. ની જોગવાઈઓમાં ફેરફાર થાય તે સમયે નિયત કપાત કરવાની રહેશે.” and “ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ ૧૯૭૬ની કલમ-૪૦(૩)(કે) ની જોગવાઈ હેઠળ અગાઉ જે તે સક્ષમ અધિકારીશ્રી એ જે પ્રકારની અને જે ઉપયોગના બાંધકામ માટે પરવાનગી આપેલ હોઈ, તે પ્રકારના અને તે જ ઉપયોગની વિકાસ પરવાનગી મળવાપાત્ર રહેશે. સબ પ્લોટના એકત્રીકરણ કે અપાયેલ વિકાસ પરવાનગીના પ્રકાર અને ઉપયોગ સિવાયના પ્રકારના અને ઉપયોગની વિકાસ પરવાનગી સમયે નિયમાનુસાર કપાત કરવાની રહેશે.” wherever the occurring the redistribution statement.
24. Allot the final plot no.635 (SWESH) on the 18.00 mtr or wider road.
25. Give an approach to "Khodiar" Gamtal.
26. Decide the value of original plots, after collecting relevant sales of preceding 5 years from the date of declaration of intention.
27. Consider, as per law, the representation made by different owners of different lands bearing revenue survey No.568/9/p/1, 569/p/2, 571, 572, 573, 568/10, 568/11/p, 568/11/p/1, 579, 580, 580/a, 583, 624, 626, 628, 630, 266/1, 266/2, 267,

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th December, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/214 of 2014/TPS-132014-2152-L: WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/156 of 2007/TPS-242006-6002-L, dated.27-04-2007, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 24 (Rajkot) (hereinafter referred to as "the said Draft Scheme") submitted by the Rajkot Municipal Corporation; (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for finalizing the said Draft Scheme ;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/176 of 2012/TPS-1311-1330-L dated.21.09.2012 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No. 24 (Rajkot).

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 24 (Rajkot) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section 64 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th December, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/215 of 2014/TPS-122014-2521-L:- WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/170 of 2005/TPS-1202-3199-L, dated.12.05.2005, the Government of Gujarat, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 18 (Manjalpur-East) (1st Varied) (hereinafter referred to as "the said Draft Scheme") submitted by the Vadodara Municipal Corporation;(hereinafter referred to as "the said Authority").

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalizing the said Draft Scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/33 of 2013/TPS-1210-7191-L dated.19.02.2013 the Government of Gujarat, in exercise of the powers conferred by section 65 of the said Act 1976, sanctioned the Preliminary Town Planning Scheme No. 18 (Manjalpur-East) (1st Varied).

AND WHEREAS, the Town Planning Officer submitted, to the Government of Gujarat, the Final Town Planning Scheme No. 18 (Manjalpur-East) (1st Varied) (hereinafter referred to as "the said Final Scheme") as required under sub-section (2) of section 52 and section 64 of the said Act;

NOW THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:-

- (a) Sanction "the said Final Scheme", and
- (b) State that the said Final Scheme shall be kept open for inspection by the public at the office of the said authority during office hours of all working days;
- (c) Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,
Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 24th December, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/216 of 2014/TPS-112014-2394-L: --WHEREAS under section 70 A read with Section 72 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Appropriate Authority, Ahmedabad Municipal Corporation (herein after referred to as "the said Authority") proposed to make a Draft amendment in the final plot no. 305 of the Final Town Planning Scheme No. 16 (Saherkotada) (6th Varied) (herein after referred to as "the said Draft amendment")

AND WHEREAS, under clause (a) of section 72 of said Act, the said Authority made and published duly in the prescribed manner, the said Draft amendment in respect of the area included in the Final Town Planning Scheme No. 16 (Saherkotada) (6th Varied) in the Government's Extra Ordinary Gazette, Part II, Central Section dated 13.02.2014.

AND WHEREAS, after taking into considerations objections or suggestions received by the said Authority, the said Authority submitted the said Draft amendment to the State Government for sanction under clause (c) of Section 72 of the said Act, in the manner provided therein;

NOW THEREFORE, in exercise of the powers conferred by section 72(d) read with section 70 A of the said Act. the Government of Gujarat hereby:-

Refuse to sanction the said Draft amendment.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 24th December, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/217 of 2014/TPS-112014-2395-L: WHEREAS under section 70 A read with Section 72 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Appropriate Authority, Ahmedabad Municipal Corporation (herein after referred to as "the said Authority") proposed to make a Draft amendment in the final plot no. 49 of the Final Town Planning Scheme No. 37 (Danilimada North) Sector-2 (1st Varied) (herein after referred to as "the said Draft amendment").

AND WHEREAS, under clause (a) of section 72 of said Act, the said Authority made and published duly in the prescribed manner, the said Draft amendment in respect of the area included in the Final Town Planning Scheme No. 37 (Danilimada North) Sector-2 (1st Varied) in the Government's Extra Ordinary Gazette, Part II, Central Section dated 13.02.2014.

AND WHEREAS, after taking into considerations objections or suggestions received by the said Authority, the said Authority submitted the said Draft amendment to the State Government for sanction under clause (c) of Section 72 of the said Act, in the manner provided therein; .

NOW THEREFORE, in exercise of the powers conferred by section 72(d) read with section 70 A of the said Act. the Government of Gujarat hereby:-

Refuse to sanction the said Draft amendment

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to Government.

Government Central Press, Gandhinagar.



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PART IV-B

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made
by the Government of Gujarat under the Gujarat Acts

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા.૦૮-૧૨-૨૦૧૪

ગુજરાત ખેત ઉત્પન્ન બજાર સમિતિ અધિનિયમ-૧૯૬૩

ક્રમાંક:-ગ્રાએચકેએચ-૧૦૨-૨૦૧૪-એપીએમ-૧૦-૨૦૧૪-૨૪૬૧-ગ.- ગુજરાત ખેત ઉત્પન્ન બજાર સમિતિ અધિનિયમ-૧૯૬૩ (ગુજરાત અધિનિયમ-૨૦ સને-૧૯૬૪) જેનો આમાં હવે પછી સદરહુ અધિનિયમ તરીકે ઉલ્લેખ કર્યો છે. તેની કલમ-૬(૧) હેઠળ બહાર પાડેલ નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, ગાંધીનગરના તા.૨-૧૨-૧૯૭૫ના જાહેરનામા ક્રમાંક : ઈ/ખસ/૭૫/૮૩/બનણ/૨૮૦/ડી/૫૮૭૨ થી રાજકોટ જિલ્લાના જસદણ તાલુકાના સમગ્ર વિસ્તારને સદરહુ અધિનિયમના હેતુઓ માટે તેમાં નિર્દિષ્ટ કરેલ ખેત ઉત્પન્નની અમુક જાતના સંબંધમાં બજાર વિસ્તાર (જેનો આમાં હવે પછી સદરહુ બજાર વિસ્તાર તરીકે ઉલ્લેખ કર્યો છે તે) તરીકે જાહેર કરવામાં આવ્યો છે.

૨. સદરહુ બજાર વિસ્તારનું બે જુદા જુદા બજાર વિસ્તારો એટલે કે, રાજકોટ જિલ્લાના (૧) જસદણ તાલુકાના બનેલા બજાર વિસ્તાર અને (૨) વિછીયા તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજન કરવાનું ધાર્યું છે.
૩. રાજકોટ જિલ્લાના (૧) જસદણ તાલુકાના બનેલા બજાર વિસ્તારમાં અને (૨) વિછીયા તાલુકાના બનેલા બજાર વિસ્તારમાં નિયંત્રણમાં લીધેલ અનાજ-ઘઉં, જુવાર, બાજરી, શેરડી, મગફળી, (ફોલેલી અને ફોલ્યા વગરની) કપાસ લોઢેલા અને બીન લોઢેલાના જેવી જણાસીઓનું ખરીદ વેચાણનું નિયમન કરવા ધાર્યું છે.
૪. તેથી હવે સદરહુ અધિનિયમની કલમ-૫૨ અને કલમ-૫ સાથે વાંચતા મળેલ સત્તાની રૂએ ગુજરાત સરકારશ્રી આથી સદરહુ બજાર વિસ્તારને સદરહુ જણાસીઓના ખરીદ વેચાણના નિયમન કરવા માટે સદરહુ અધિનિયમના હેતુઓ માટે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, જસદણના બજાર વિસ્તારનું વિભાજન કરીને, રાજકોટ જિલ્લાના (૧) જસદણ તાલુકાના બનેલા બજાર વિસ્તાર અને (૨) વિછીયા તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજન કરવાનો ઇરાદો જાહેર કરે છે.
૫. આ જાહેરનામું પ્રસિદ્ધ થયાની તારીખથી એક માસની મુદતમાં ગુજરાત સરકારશ્રીના નાયબ સચિવશ્રી (ઘિરાણ), બ્લોક નં.૭, ૬૬૦ માળ, કૃષિ અને સહકાર વિભાગ, સચિવાલય, ગાંધીનગરને જે કોઈ વાંધા/સૂચનો મળશે તેના ઉપર સરકારશ્રી ધ્વારા વિચારણા કરવામાં આવશે અને આખરી કરવામાં આવશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એસ. એ. ત્રિવેદી,
સરકારના ઉપસચિવ.



सत्यमेव जयते

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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૭મી ડિસેમ્બર, ૨૦૧૪.

ક્રમાંક : જીએચકેએચ/૧૦૩/૨૦૧૪/એપીએમ/૧૨/૨૦૦૮/૮૦૭/ગ.— કૃષિ અને સહકાર વિભાગ, સચિવાલય, ગાંધીનગરના નિયંત્રણ હેઠળના ગુજરાત રાજ્ય કૃષિ બજાર બોર્ડ, ગાંધીનગરના અધ્યક્ષ તરીકે શ્રી રમણભાઈ નાથુભાઈ પટેલ (જાની), મુ.પો. પુણા ટેકરા ફળિયા, તા. ચોર્યાસી, જી. સુરતને અગાઉ તા. ૧૬-૩-૨૦૧૧ના સરખા ક્રમાંકના જાહેરનામાથી નિમણૂક આપવામાં આવેલ હતી. જે હવે તેઓને ગુજરાત રાજ્ય કૃષિ બજાર બોર્ડ ગાંધીનગરની કચેરીની અધ્યક્ષની જગ્યા ઉપર પુનઃ નિમણૂકના હુકમો કરવામાં આવે છે.

શ્રી રમણભાઈ નાથુભાઈ પટેલ (જાની)ની ગુજરાત કૃષિ બોર્ડના અધ્યક્ષ તરીકે નાણા વિભાગના તા. ૧૬/૮/૨૦૧૪ના પત્ર ક્રમાંક : જનવ/૧૦/૨૦૧૪/૪૭૩૮૦૨ (૧) થી (૫) એ ના ઠરાવોમાં દર્શાવેલ જુદી જુદી સવલતો અને બોલીઓ, નાણા વિભાગ ધ્વારા વખતો વખત ઠરાવવામાં આવે તે શરતોને આધીન રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એમ. આર. ચૌહાણ,
સરકારના નાયબ સચિવ.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th December, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/161/CPI/1408/6720/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 411, the following shall be Substituted:

Sr. No.	Name of the Unit	Village	District	Relaxation
411	M/S Cadila Pharmaceuticals Limited (Consumer No. 17059)	Hirapur	Ahmedabad	Unit shall be permitted to utilize 400 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th December, 2014.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2014/162/CPI/1410/113/K1.- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule-II, for Sr. No. 412, the following shall be Substituted:

Sr. No.	Name of the Unit	Village	District	Relaxation
412	M/S Alembic Limited API Division (Consumer No. 13001)	Vadodara	Vadodara	Unit shall be permitted to utilize 5800 KVA power on all staggered holiday for the period of 1 (one) year from the date of issue of this notification subject to observance of planned shut down which are normally taken on the staggered holiday.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,
Joint Secretary to Government.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th December, 2014.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/218 of 2014/TPS-112014-1427-L:--WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/251 of 2006/TPS-102006-1750-L dated.04.09.2006 the Government of Gujarat, in exercise of the powers conferred by section 48(2) of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the Draft Town Planning Scheme No. 94 (Shahwadi) (hereinafter referred to as "the said Draft Scheme") submitted by the Ahmedabad Urban Development Authority, (hereinafter referred to as "the said Authority")

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for finalizing the said Draft Scheme;

AND WHEREAS, the Town Planning Officer has submitted, to the Government of Gujarat, the Preliminary Town Planning Scheme No. 94 (Shahwadi) (hereinafter referred to as "the said Preliminary Scheme") as required under section 52(2) and section 64 of the said Act.

AND WHEREAS, the area of said Preliminary Scheme is now included within the Ahmadabad Municipal Corporation area;

NOW THEREFORE, in exercise of the powers conferred by section-65 of the said Act, the Government of Gujarat hereby:

- Sanction the said Preliminary Scheme with modifications enumerated in schedule appended here to;
- State that the said preliminary scheme shall be kept open for the inspection of the public, at the office of the Ahmadabad Municipal Corporation, during office hours on working days;
- Fix the date of this notification as the date for the purpose of clause (b) of sub-section (2) of the section 65.

SCHEDULE

The boundaries of the final plot no.56 (Sale for Commercial), allotted to the appropriate authority and the final plot no.45 allotted in lieu of original plot no.45 are modified. The modified boundaries are shown in the accompanying plan

Preliminary Scheme document, maps, redistribution statement shall be modified according to above.

By order and in the name of the Governor of Gujarat,

P. L. SHARMA,

Officer on Special Duty & Ex-Officio
Joint Secretary to Government of Gujarat.



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PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 22nd December, 2014.

GUJARAT PROHIBITION ACT, 1949

NO.G. G./98/2014/VDR/2006/2996/E.1 :- In exercise of the powers conferred by sub- section (2) of section 6 of the Gujarat Prohibition Act, 1949 (Bom .XXV of 1949) and all other powers enabling it in this behalf, the Government of Gujarat hereby amends the Government Notification, Education and Labour Department No.GH/SH/197/BPA-1070/19560(I)-P, dated the 1st April, 1975, and subsequent Notification, Home Department No. GG/139/2006/VDR/2996/E-1 Dated 28/12/2006 as follows, namely:-

In the Schedule appended to the said notification, dt. 28/12/2006.

- (1) in entry at serial number 36, in sub-entries (1) to (29), in column (3), for the words " a person who has checked in the Hotel", the words "a person who has checked in the Hotel or not," shall be substituted ;
- (2) after entry at Sr. No.36, the following entry shall be added, namely:-

Sr. No.	Designation of the Officer	Area within which powers may be exercised	Powers which may be exercised
	1	2	3
37	(1) Manager, Seven Sky Entertainment Pvt. Ltd. Kutch-Bhuj.	Premises of the M/S. Seven Sky Entertainment Pvt.Ltd Kutch-Bhuj.	Powers under sections 46 and 46A to grant Visitor's Permit or Tourist's Permit to a person who has checked in the Hotel or not, specified in column (2).
	(2) Manager, Rajvee Resorts & Hotels Pvt.Ltd, Galpadar, Gandhidham, Kutch-Bhuj.	Premises of the M/S. Rajvee Resorts & Hotels Pvt.Ltd, Galpadar, Gandhidham, Kutch-Bhuj.	Powers under sections 46 and 46A to grant Visitor's Permit or Tourist's Permit to a person who has checked in the Hotel or not, specified in column (2).

Sr. No.	Designation of the Officer	Area within which powers may be exercised	Powers which may be exercised
	1	2	3
(3)	Manager, M/S. Hotel The Grand Bhagwati, Sarkhej, Gandhinagar, Highway, Ahmedabad.	Premises of the M/S. Hotel The Grand Bhagwati, Sarkhej, Gandhinagar, Highway, Ahmedabad	Powers under sections 46 and 46A to grant Visitor's Permit or Tourist's Permit to a person who has checked in the Hotel or not, specified in column (2).
(4)	Manager, M/S. Hotel St. Larn Ashram Road, Ahmedabad.	Premises of the M/S. Hotel St. Larn Ashram Road, Ahmedabad.	Powers under sections 46 and 46A to grant Visitor's Permit or Tourist's Permit to a person who has checked in the Hotel or not, specified in column (2).
(5)	Manager, M/S. Hotel Metropole, Shubhash Bridge, Ahmedabad, (A unit of Magestric Products Pvt. Ltd).	Premises of the M/S. Hotel Metropole, Shubhash Bridge, Ahmedabad, (A unit of Magestric Products Pvt. Ltd.)	Powers under sections 46 and 46A to grant Visitor's Permit or Tourist's Permit to a person who has checked in the Hotel or not, specified in column (2).
(6)	Manager, M/S. Pacifica (Hotel Amedabad) Project Pvt. Ltd, Ahmedabad.	Premises of the M/S. Pacifica (Hotel Amedabad) Project Pvt. Ltd, Ahmedabad.	Powers under sections 46 and 46A to grant Visitor's Permit or Tourist's Permit to a person who has checked in the Hotel or not, specified in column (2).
(7)	Manager, M/S. Hotel Fortune Palace, Jamnagar, Digjam Circle, Airport Road, Jamnagar.	Premises of the M/S. Hotel Fortune Palace, Jamnagar, Digjam Circle, Airport Road, Jamnagar.	Powers under sections 46 and 46A to grant Visitor's Permit or Tourist's Permit to a person who has checked in the Hotel or not, specified in column (2).
(8)	Manager, M/S. Cambay Spa & Resorts M/S Nisha Lezar Ltd., Plot No. 22/23, GIDC, Electronic Estate, Sector 25, Gandhinagar.	Premises of the M/S. Cambay Spa & Resorts M/S Nisha Lezar Ltd., Plot No. 22/23, GIDC, Electronic Estate, Sector 25, Gandhinagar.	Powers under sections 46 and 46A to grant Visitor's Permit or Tourist's Permit to a person who has checked in the Hotel or not, specified in column (2).
(9)	Manager, M/S. The Gate-way Hotel, Gir Forest, The Inidian Hotels Company, Ltd (TAJ Group), At Sasan (Gir), Ta. Talala, Dist Junagadh.	Premises of the M/S. The Gateway Hotel, Gir Forest, The Inidian Hotels Company, Ltd (TAJ Group), At Sasan (Gir), Ta. Talala, Dist Junagadh.	Powers under sections 46 and 46A to grant Visitor's Permit or Tourist's Permit to a person who has checked in the Hotel or not, specified in column (2)."

By order and in the name of the Governor of Gujarat,

DHIMANT A. PATEL,
Deputy Secretary to Government.